



THE FORT ST. GEORGE GAZETTE

Published by Authority.

[2] *Ann.*, 3-10, 4-11.

Part 33.—Miscellaneous Publications.

CONCLUSION

A		B		C		D		E	
Agriculture, Livestock, etc.		F		G		H		I	
Exportation, Importation, etc.		J		K		L		M	
N		O		P		Q		R	
S		T		U		V		W	
X		Y		Z		AA		AB	
1	2	3	4	5	6	7	8	9	10
11	12	13	14	15	16	17	18	19	20
21	22	23	24	25	26	27	28	29	30
31	32	33	34	35	36	37	38	39	40
41	42	43	44	45	46	47	48	49	50
51	52	53	54	55	56	57	58	59	60
61	62	63	64	65	66	67	68	69	70
71	72	73	74	75	76	77	78	79	80
81	82	83	84	85	86	87	88	89	90
91	92	93	94	95	96	97	98	99	100

APPOINTMENTS, LEAVE, &c.

Research article

Postings.—The following postings of Sub-Registrars are ordered:—

1. M.R.Hy. Federal Polytechnic Modelpur on return from leave to Ranchi (Madhya-Chhaleswar District).

K. H. H. Thirupugaliger Solla Seshayya Swaminatha Ayyar in Chingleput (Madras District).

II. M. H. Ky, Finnmark: Sandnessen, Østet; Vassundtunet, Østet; St. Polar (North Arctic district).

M.R. Ey, Vandyata Subhakar in Benapur (Madras-Chennai) (India)

Pullocki Kadam Khan Sahib Mughlan Ali Khan Sahib to be Joint Sub-Registrar II,

M. D. B. - Malabar Sahasranama, Bhuvanachandana, Arava to the East, Sahasranama, etc.

M. N. Ry. NKA and Oshkosh County, Wisconsin. After 10 to 12 June 1967. *Myiarchus cinerascens* (Columbian Kingbird). (Columbian Kingbird). (Columbian Kingbird).

716. M. B. R. A. *Adriano Ballesteros* Es on return from leave to Madrid (IT) on 11th October

M. H. Ry. Zakhara Narynaya Subrskunov, Vajagayars to Serakos (Rancod district).

M. R. Vy, Saktiwaysa Vamsencha Appara to Bodalar (Leisure district).

M. H. Ry. Kottapalle Subbaraj Sahas Ayyar in Thallakurugurpet (Ternisapoly district).

IV. Vedali Hema Rastri Subekhasaya Appai to Sriramalai (Tanjore district).

M.K. Up. Vempale Venkatasubbaraya to be Joint Sub-Registrar I, Coimbatore (Molavur)

M. Sc. Dr. Kavasli Chianou/16 to the Rural Sub-Registry, Messolonghi (Western district).

U.S.H. Producer Meetings Run on rails from Iowa, to be Joint Sub-Regional.

Tunguslan (Tunguslan district).

Madras, 17th June 1918.

$$H_{L,3} \quad +$$

* M.R. By. Madathil Bellurathu Kankarathu Nayan to Puthi (North Malabar District).
M.R. By. Pallurur Vaidyantha Nayan Nayan to Tavan (South Malabar District).
M.R. By. Marayya Pithalathappa Pithal to Uthiyappan (Madras District).

Madras, 17th June 1919.

M.R. By. Chagari Sathya Rao to Kallur (Kerala District).
M.R. By. Sathya Kishoremmur to Pothappan (Madras District).

Madras, 16th June 1919.

* M.R. By. Vaidyantha Appalannayya, to Pothappan (Vengayal District).
M.R. By. Vaidyanthappa Naranada Rao, to Chinnappan (Vengayal District).
M.R. By. Uthayachand Sathya Rao, to Andappan (Vengayal District).

* At request.

Katru, 16th June 1919.

Extension of Leave.—M.R. By. Pothappan Naranada Pithal Pothappan Pithal Aravali
Appalannayya, Salem District, is granted extension of privilege leave for two months.

C. M. SCHMIDT,

Inspector-General of Prisons.

Katru, 16th June 1919.

JUDICIAL.

No. 26, Transfer.—The following transfer of a District Magistrate has been ordered by the High Court:—
Mahomed Zakiruddin Sahib Sahib, from Raseh at Anandapuram to Bellur (Additional).
(To open the Court on the 7th July 1919).

No. 47, Appointment and posting.—M.R. By. Naranada Vaidyantha Pithal Aravali, B.A., LL.B., first grade Pundit, Government at Bangalore, is appointed to act as District Magistrate, fourth grade, and is posted to Raseh at Anandapuram. (To join on the 27th June 1919).

No. 48, Transfer.—Substantive the following for non No. 3 of the vacant transfers, ordered by the High Court Madras No. 38, dated the 1st April 1919, published at page 724, Part II of the Port 87, Salem District, dated the 19th April 1919:—
M.R. By. Chinn Naranada Pithal Aravali, from Chinnappan to Chinnappan (Additional).
M.R. By. Kadambari Aravali Naranada Aravali, from Chinnappan (Additional) to Raseh.

(Note)—These two transfers will carry travel pay and allowances under article 139 of the Civil Service Regulations.

M.R. By. Naranada Pithal Aravali, from Raseh to Pothappan.

M.R. By. Naranada Pithal Aravali, from Pothappan to Chinnappan.

(To join their stations on the 1st July 1919.)

No. 49, Appointment and posting.—M.R. By. Naranada Pithal Aravali, B.A., LL.B., Advocate, High Court, Madras, is appointed to act as District Magistrate, fourth grade, and is posted to Madras. (To join on the 1st June 1919).

High Court, Madras,
16th June 1919.

G. S. WHITE,

Deputy Registrar, Appellate Side.

BOARD OF REVENUE.

LAND REVENUE.

Leave.—Under article 132 of the Civil Service Regulations, the Board has granted privilege leave for one month from 1st June 1919 to M.R. By. Rao Sahib P. Krishnan Naranada Aravali, Treasury Deputy Collector, North Kanara District.

Board of Revenue (Land Revenue),

Madras, 20th June 1919.

M. R. FATE,

Secretary.

FORFEIT.

Leave.—In consequence of this office Service Order No. 118, dated 6th May 1919, M.R. By. K. Rajagopal, Magistrate, sixth grade, who, pro tem., will be considered to have been on privilege leave from 1st April 1919 to 1st May 1919 (inclusive) with permission to prefix the Easter holidays from 11th to 16th April 1919.

Salem, 16th June 1919.

Transfer.—M.R. By. K. Perithumathi Aravali, Acting Magistrate, sixth grade, is transferred, from South Taluk in West Taluk Division for change of Alagayam District.

Salem, 17th June 1919.

A. B. JACKSON,

Deputy Commissioner of Prisons, District Office.

PRISON WORK.

Leave.—Under article 132-1, Civil Service Regulations, M.R. By. P. Theodor, temporary Upper Subordinate at No. 60, is granted with effect from the 1st May 1919 leave on medical certificate for one month.

Chinnappan, 14th June 1919.

Leave.—Under article 132-1, Civil Service Regulations, M.R. By. E. O. Kishor, temporary Upper Subordinate at No. 60, is granted, with effect from the 1st May 1919, leave on medical certificate for two months.

Transfer.—M. R. R. V. V. Suba Ayyar, Ovenson, first grade, provisionally permanent from the Chingleput Division, I Circle, to the District of Engineering, Bangalore, for actual instruction. To join the school not later than the 24th June 1919.

Ootacamund, 18th June 1919.

M. R. R. T. Srinivasan, temporary Upper Subordinate on Rs. 60, from special duty under the District Engineer to special duty under the District Engineer to Government.

Ootacamund, 18th June 1919.

Promotion.—(With effect from 1st May 1919.)

M. R. R. B. Krishnaswami Ayyar, from Ovenson, first grade, temporary rank, to Ovenson, second grade, permanent.

(With effect from 1st May 1919 vide Sub-Ordinate Rank Order, 1919, Sub-Ordinate, 2nd grade, permanent, revised.)

Sub-Ordinate Thomas Grant, from Sub-Engineer, 2nd grade, provisionally permanent, to Sub-Engineer, 2nd grade, permanent.

M. R. R. G. R. Appaswami Ayyar, from Ovenson, first grade, provisionally permanent, to Ovenson, first grade, permanent.

M. R. R. S. R. Srinivasan Ayyar, from Ovenson, first grade, temporary rank, to Ovenson, first grade, provisionally permanent.

M. R. R. P. Appaswami Ayyar, from Ovenson, second grade, provisionally permanent, to Ovenson, second grade, permanent.

M. R. R. K. Krishnaswami Ayyar, from Ovenson, second grade, temporary rank, to Ovenson, second grade, provisionally permanent.

M. R. R. D. Krishnaswami, from Ovenson, third grade, provisionally permanent, to Ovenson, second grade, temporary rank, to Ovenson, third grade, permanent and Ovenson, second grade, temporary rank.

(With effect from 1st May 1919 to fill up an existing vacancy in Sub-Engineer, 2nd grade.)

Staff Sergeant Frederick Pereira I Baid, from Superintendent, second grade, provisionally permanent (reverted), to Superintendent, first grade, temporary (reverted).

M. R. R. C. Krishna Ayyar, from Ovenson, first grade, permanent, to Superintendent, second grade, temporary rank.

M. R. R. S. Krishnaswami Ayyar, from Ovenson, first grade, provisionally permanent, to Ovenson, first grade, permanent.

Ootacamund, 18th June 1919.

Transfer.—M. R. R. M. Venkatesha Ayyar, temporary Upper Subordinate on Rs. 120, from the West Coast Division, IV Circle, to the VI Circle. This order commences with immediate effect from 1st July.

Ootacamund, 18th June 1919.

Posting.—M. R. R. B. Lakshminarayana Rao Arangal, Superintendent, first grade, is on leave from leave, posted to I Circle.

Ootacamund, 18th June 1919.

W. J. J. HOWLEY,
Chief Engineer, P.W.D. (General and Bridges).

Leave.—M. R. R. S. Venkatesha Ayyar, Ovenson, second grade, provisionally permanent, absented in the office of the Superintending Engineer, I Circle, is granted privilege leave for two months, with effect from the 18th June 1919.

Waltair, 18th June 1919.

Transfer.—M. R. R. T. Thirumangalakudi, temporary Upper Subordinate on Rs. 60, is transferred from the Tank Revenue Scheme Division, I Circle, to the Coimbatore Division. The transfer commences with immediate effect and travelling allowance.

Waltair, 18th June 1919.

Posting and Transfer.—M. R. R. P. Venkateswami Rao Arangal, Assistant Engineer, posted to the Coimbatore Chief Engineer's notification No. 112-D, dated 1st May 1919, will in the first instance be assigned to the office of the Superintending Engineer, I Circle, for charge of the Circle during office and to be Personal Assistant to Superintending Engineer and afterwards transferred to the Coimbatore. Concomitant Division for during permanent work is India.

Waltair, 18th June 1919.

Posting and Transfer.—M. R. R. P. Venkateswami Rao Arangal, Assistant Engineer, posted to the Coimbatore Chief Engineer's notification No. 112-D, dated 1st May 1919, will in the first instance be assigned to the office of the Superintending Engineer, I Circle, for charge of the Circle during office and to be Personal Assistant to Superintending Engineer and afterwards transferred to the Coimbatore. Concomitant Division for during permanent work is India.

Waltair, 18th June 1919.

M. R. R. KRISHNASWAMI,
Superintending Engineer, I Circle.

Leave.—M. R. R. M. P. Venkatesha Ayyar, Superintendent, second grade, Coimbatore Division, is granted, under article 26, Civil Service Regulations, privilege leave for two months and twenty days, with effect from the 18th June 1919, or date of order.

Waltair, 18th June 1919.

I. B. VENKATARAMA AYYAR,
Superintending Engineer, III Circle.

Transfer.—M. R. R. S. Srinivasan, temporary Upper Subordinate on Rs. 60, on relief from Purnea Project, is posted to Coimbatore Division for charge of Agricultural College and Research Institute scheme.

Coimbatore, 18th June 1919.

G. T. MULLINGS,
Superintending Engineer, IV Circle.

Leave.—Under articles 208 and 212 (a) of the Civil Service Regulations privilege leave for twenty-four days from 2nd June 1915 is granted to M.R. G. V. Kuthan Ayyar, temporary Upper Subordinate in No. 75, South Presidency division.

Madras, 26th June 1915.

Re-employment.—M.R. G. V. R. Chari, joined Upper Subordinate of the College of Engineering appointed on probation as an Overseer for training for service engineers and posted to the V. G. Chari & Co. Engineer's Workstation No. 271 G, dated 14th June 1915, is reported to the South Presidency division.

Madras, 26th June 1915.

M. BROWN,
Superintending Engineer, F. Div.

Leave.—M.R. G. Subbathandi Paramasami Ayyar, Superintendent Ayyar, Temporary, Encephalopathy division, is granted under article 245, Civil Service Regulations and G.O. No. 117, Financial, dated 7th March 1915, privilege leave for five months with effect from 1st July 1915.

Reversion of rank.—Under article 208 of the Civil Service Regulations, M.R. G. Nagalingam, Third Kandamalai Police Ayyar, Sub-Engineer, third grade, in charge of the No. 11 Sub division, Tank, Pondicherry Police Division, VI Circle, is granted an extension of privilege leave for one month in continuation of the leave notified in page 112 of part II of the Part II. Diary, Madras, dated 13th April 1915.

Tiruchirappalli, 17th June 1915.

Leave.—M.R. G. A. V. Rangaswami Ayyangar, temporary Upper Subordinate in No. 84 per section, Tank, Pondicherry Police Division, VI Circle, is granted, under article 245 for the Civil Service Regulations, privilege leave on medical certificate for two months, with effect from 1st May 1915 at date of relief.

Tiruchirappalli, 20th June 1915.

W. G. MULLISTHOMI,
Superintending Engineer, VI Circle.

Leave.—Under article 208, Civil Service Regulations, R.R. G. K. Lakshminarayana Ayyar Ayyar, Sub-Engineer, sixth grade, provisionally permanent, Quarry division, is granted privilege leave for fifteen days with effect from the 1st June 1915 at date of relief.

Madras, 27th June 1915.

A. V. RAMANUSJAN AYYAR,
Superintending Engineer, VII Circle.

APPOINTMENTS.

Leave.—M.R. G. S. Rajagopal Sanyal, Supervisor second grade, Pumping and Siding section, IV (a) Circle, is granted privilege leave for two and a half months from date of relief.

M.R. G. D. Krishnamoorti, Supervisor, first grade on probation, is appointed to be in charge of the circle during his absence.

Madras, 28th June 1915.

Leave and Appointment.—(1) M.R. G. T. Lakshman Rao, Assistant in Chemistry is granted privilege leave for six weeks from date of relief.

(2) Mr. P. Jayaraman is appointed to act as Assistant in Chemistry as No. 75 in the office of the Government Agricultural Chemist, Coimbatore, vide No. (1).

Kolasa, 12th June 1915.

R. G. WOOD,
Director of Agriculture.

POICES.

Leave.—M.R. G. T. Subbathandi Paramasami Ayyar, acting Deputy Superintendent of Police in charge of the Tiruchirappalli sub-division, South Arcot district, is granted privilege leave for one month from 7th June 1915, under article 208 of the Civil Service Regulations.

Madras, 18th June 1915.

Leave.—M.R. G. Thirumangalakudi Venkatesan Ayyar, Krishnamoorti Ayyar Ayyar, Deputy Superintendent of Police in charge of the Tiruchirappalli sub-division, District, is granted privilege leave for one month from date of relief under article 208 of the Civil Service Regulations.

20th June, 1915.

P. B. THOMAS,
acting Deputy Superintendent of Police.

MADRAS.

Appointment.—Civil Assistant Surgeon E. Manjamma Ayyar, M.S. & S.M., on the expiry of his tenure at the Government Ophthalmic Hospital, Madras, is appointed Assistant Superintendent and Lecturer in Ophthalmology, Madras School, Madras, and Assistant Surgeon in charge of Ophthalmic department, Headquarters Hospital, Madras.

Madras, 18th June 1915.

Posting.—Military Assistant Surgeon H. H. Laksmana, on return from Military duty, is posted at Fort St. George, Coimbatore.

Madras, 18th June 1915.

Appointment.—Civil Assistant Surgeon P. H. Venkatesan Ayyar, M.S. & S.M., from Local Food Hospital, Srirangapatna, District Mysore, is appointed Assistant to Surgeon, Fort St. George, Superintendent, Ayyar Hospital and Lecturer, Madras School, Madras.

(By order)

Madras, 20th June 1915.

A. C. INGRAM, Major, I.M.S.,
Principal Assistant to the Surgeon-General.

GENERAL NOTIFICATIONS.

PATENTS.

The following (referred) specifications of applications for patents, which have been assigned under section 4 of the Indian Patents and Designs Act of 1911, have been published and may be inspected free of charge at the Indian Patent Office, Calcutta. Copies of these specifications may be purchased at the Patent Office, 1, Connaught Place Street, Calcutta, at the price of eight annas per page.

Directions for the guidance of inventors and others are given in the Indian Patents and Designs Act, 1911 (pages 10-11), and in the Indian Patents and Designs Rules, 1911 (pages 2-3). These should be examined before an application is made to the Controller of Patents and Designs.

3423. D. J. Akhanna, H. D. Padungas and F. M. Mahon. Improvements in or relating to ships.

3579. Hewitt and Graham, Ltd. Improvements in apparatus for separating liquid.

3642. F. B. Ison. Improvements in the construction of stepped screw-in clutches.

3673. H. B. Miles. Improvements in and connected with lifting machines.

3699. A. B. McLean. Hoisted wall ribs.

4058. E. A. Lander. Improvements relating to automatic or semi-automatic telephone systems.

4214. F. Shapp. Improvements in and relating to means for stopping the delivery of mixing in spraying machines.

4216. W. J. Wilson and F. A. Markham. Improvements in artificial limbs.

4223. G. S. Newman. Automatically adjusting speed or revolution change gear.

4226. Humber-Sutton-Swenson Company. Electric lamps.

4257. West End Wash Company. Improvements in adjustable back for attaching seat washes to the seat.

4258. J. P. Graham. Machine for making hollow glassware.

4264. J. B. Graham. Method of and means for manipulating glass.

4286. F. E. Beep. Improvements in or relating to electrical connections for regulating or varying the voltage of the current supplied thereto.

4288. I. Katscher. Improvements relating to caps or covers for telescopic and other tubes, bottles and the like.

4289. G. Christensen. Improved means for lubricating internal combustion engines.

4294. T. Ward. Carcase settings of shoes.

4297. O. Dowd and The White Steel Co., Ltd. Improvements in or relating to the manufacture of steel.

4298. Alphonse Eugene, Ltd. Improvements in or relating to internal combustion engines.

4299. Alphonse Eugene, Ltd. Improvements in or relating to internal combustion engines.

4379. A. J. Stewart. A sewing machine.

4464. Alphonse Eugene, Ltd. Improvements in or relating to internal combustion engines.

4485. (Hans) A. L. Wulfsberg. Clothing pins.

4473. F. J. Pomeroy. Electrical means for mechanically playing any kind of keyed instrument.

4474. P. J. Pomeroy. Catch valves, with spring valve and seal.

4475. E. G. Edgley. Improvements in blue lamps.

4484. O. E. Nelson and O. H. Thompson. Portable ascending apparatus for coal and other materials.

4485. G. B. Edgar. Improvements in spring frames for cycles, motor cycles and the like.

4486. W. Backus. Improvements in battery supplies.

4497. P. de Haas. Improvements in or relating to dyeing machines.

4498. Balouch & Wilson, Ltd. Improvements in steam superheaters.

4499. Balouch & Wilson, Ltd. Improvements in steam superheaters.

4500. Balouch & Wilson, Ltd. Improvements in steam superheaters.

4501. Balouch & Wilson, Ltd. Improvements in steam superheaters.

4502. Fulham Iron Works Co. Crushing rolls.

4503. Fulham Iron Works Co. Crushing rolls.

4504. Fulham Iron Works Co. Crushing rolls.

4505. Fulham Iron Works Co. Crushing rolls.

4506. Fulham Iron Works Co. Crushing rolls.

4507. Fulham Iron Works Co. Crushing rolls.

4508. J. S. Farnell. An adjustable shock-weight regulator for railway wagons and other vehicles for progressively reducing the weight imposed upon each spring and axle while loading.

4514. H. W. Meyer and A. J. Deary. Improvements in portable lock stock feeding machines.

4515. A. M. Highland. Electric lamp holders.

4516. Thomas Sutton-Swenson Co. Improvements in engine pumps.

S. E. MEEFORISANKER,
Acting Chief Secretary.

Calcutta, 26th June 1929.

IMPERIAL LIBRARY.

NUMBER OF PLACE STREET AND STATION ROAD, CALCUTTA-3

Open to WORKING AND STUDENTS, FROM 10 A.M. TO 7 P.M.

Open to STUDENTS AND RESEARCH, FROM 2 P.M. TO 5 P.M.

The Imperial Library is also a LECTURE LIBRARY. It is free to all except children. There is no subscription or fee.

J. A. CHAPMAN,
Librarian.

CHANGE OF ADDRESS.

The Chief Conservator of Forests having moved on his duties on 1st June 1919, all communications on forest matters should in future be addressed to 'The Chief Conservator of Forests, Coimbatore, Post-box No. 413'. All telegrams for the Chief Conservator should be addressed 'Coimbatore'.

Madras, 2nd June 1919.

A. B. COX,
Chief Conservator of Forests.

NOTICE.

It is hereby notified under rule XI (a) of the rules framed by the Government under the Co-operative Societies Act, 1912, that The Madras Co-operative Societies, Madras, has on 19th June 1919 cancelled the registration of the Kishoredevi S.O.S. No. 418 in the Tirunelveli sub-district of the Coimbatore district, under section 99 (1) of the Act and has appointed the Assistant Registrar of Co-operative Societies, Madras, as Registrar of the said society under section 49 (1) of the said Act.

Madras, 19th June 1919.

F. B. RAMINGUWAY,
Registrar.

UNCLAIMED SUM.

A sum of Rs. 48-16-8, being the pay and travelling allowance due to the deceased Deputy District Collector Kavalakatti Kumbharai Veluchamy of Arumbur, Pudukkottai Taluk of Namakkal, Coimbatore, is hereby notified as due on 1st January 1919. If this amount is not claimed by the legal heirs of the deceased within two months from the date of issue of this notice before the District Forest Office, Mangalore North, it will be forfeited to Government.

Mangalore, 1st June 1919.

J. SARASWATHI AYYAR,
District Forest Officer, Mangalore North.

LIST OF CANDIDATES NOMINATED FOR ELECTION AS ADDITIONAL MEMBERS OF THE MADRAS LEGISLATIVE COUNCIL.

Under rule 4 (3) of schedule III appended to the regulations for the nomination and election of additional members of the Legislative Council of the Government of Fort St. George, the following list of candidates nominated for election by the non-official members of municipal councils of districts and such boards and certain other bodies in the electoral area in group No. 4 comprising Madras, Tanjore and Tanjore districts is published for general information:—

Serial number.	Name of candidate and address.	
	Serial number.	Name of candidate and address.
1	1	Hon'ble Mr. K. Jeyarajayengar, Madras.
2	2	M. D. Raj. Raj. Bahadur T. N. Pragasam Pillai Arangal, Tirunelveli.
3	3	M. D. Raj. M. S. Sankar Arangal, Madras.
4	4	M. D. Raj. B. Sankar Arangal, Tanjore.
5	5	M. D. Raj. S. Sankar Arangal, Tanjore.

Madras, 19th June 1919.

H. T. BRILLI,
Collector and Returning Officer.

Under rule 22 (v) of schedule VI appended to the regulations framed under the Indian Councils Act, 1909, the undermentioned persons are declared to have been duly nominated as candidates for election as additional members for the Madras Legislative Council for group (1) of schedule VI:—

Serial number.	Number in the group.	Name of the candidate and address.
1	123	The Hon'ble Yashwanth Rao Bahadur, 115, Anna Street, Madras.
2	124	Mahomed Ghous Bahadur, Rajah Murali, Broadway, Madras.

Coimbatore, 17th June 1919.

E. M. V. GOSSMAN PAKIR,
Collector and Returning Officer.

Under sub-rule (2) of rule 7-A in Schedule III in the regulations for the nomination and election of additional members of the Madras Legislative Council, it is hereby notified that in R. Raj. Bahadur Kanna Venkata Ravi Narayan Rao has withdrawn his candidature for election to the said Council by the non-official members of municipal councils and district and such boards in the districts of Coimbatore, Tanjore and Tanjore.

Madras, 17th June 1919.

B. RAMA RAO,
Collector.

The following persons have been duly nominated as candidates for election as additional members of the Legislative Council of the Governor of Port St. George, under Schedule III, Group (2).

Assembly III, Phase (1).

(Non-official members of Municipal Councils and District and Tribal Boards and certain other elected).

Serial number in the general roll.	Name of candidate and address.
298	M.R. Mr. Konda Venkateswappa Parthab Garu, Gurur.
403	M.R. Mr. Sri Bahadur Kanna Venkata Reddi Kapadia Garu, Kilasa.
57	M.R. Mr. Madhusail Venkateswanna Kapadia Garu, Rajalewarsay.

Kilasa, 27th June 1932.

S. RAMA RAO,
Collector and Returning Officer.

Nomination and election of an additional member of the Legislative Council of the Governor of Port St. George in accordance with the regulations made by the Governor-General in Council in exercise of the power conferred by section 6 of the Indian Councils Act, 1909.

Under rule 21 (2) of schedule VI relating to regulations II (v) and III of the above regulations and in accordance with the notification of Government, Legislative Department, No. 28, published in the Port St. George Gazette, dated 24th May 1932, it is hereby notified that the following candidates have been duly nominated for election by the electors in the district forming group (B) :-

General number in the electoral roll.	Name of the candidate with candidate's father, husband or spouse in brackets and address.
418	The Hon'ble Mr. K. Ven. Subbarao A. K. G. Ahmad Tondal Marichikapur (Tondal Marichikapur), North Gate road, Nagapattanam.
457	M.R. Mr. P. Kalidass Rajaswara Saevard, M.A., M.C. (T. S. Pichal Ravithir), Kerikal, Thiruvalluvar.

Nomination and election of an additional member of the Legislative Council of the Governor of Port St. George in accordance with the regulations made by the Governor-General in Council in exercise of the power conferred by section 6 of the Indian Councils Act, 1909.

Under rule 14 (2) of schedule IV relating to regulations II (v) and III of the above regulations and in accordance with the notification of Government, Legislative Department, No. 28, published in the Port St. George Gazette, dated 24th May 1932, it is hereby notified that the following candidates have been duly nominated for election by the electors in the district forming group (B) :-

General number in the electoral roll.	Name of the candidate with candidate's father, husband or spouse in brackets and address.
114	M.R. Mr. A. Rangaswami Apper Aravall (Rangaswami Apper), Proprietor of a Messaged, Kottam District, residence at Kottam.
128	The Hon'ble Mr. S. Raja Rajeswara Subbarao alias Mathanadalinga Subbarao (S. Mathanadalinga Subbarao), Raja at Kottam, Kottam.

Nomination and election of an additional member of the Legislative Council of the Governor of Port St. George in accordance with the regulations made by the Governor-General in Council in exercise of the power conferred by section 6 of the Indian Councils Act, 1909.

Under rule 18 (2) of schedule V relating to regulations II (v) and III of the above regulations and in accordance with the notification of Government, Legislative Department, No. 28, published in the Port St. George Gazette, dated 24th May 1932, it is hereby notified that the following candidates have been duly nominated for election by the electors other than Europeans, in the district forming group (B) :-

General number in the electoral roll.	Name of the candidate with candidate's father, husband or spouse in brackets and address.
28	M.R. Mr. T. S. Ramaswami Apper (Thevar Ramaswami Apper), Rajag Coast Vakil, Madras.
345	M.R. Mr. Sri Bahadur V. Appaswami Vaidayar (Vaidayar Vaidayar), Pondicherry.
358	The Hon'ble Mr. K. Chidambaram Mathakur (Kottaswami Mathakur), Kottam.
379	M.R. Mr. S. S. Anandaram Apper Aravall (Satharam Apper), Nagapattanam, Kottam.

Thiruvalluvar, 17th June 1932.

G. D. ARUNTH,
Collector and Returning Officer.

Quantity of notes pressed in the pressing machines and of unpressed notes returned at pressing mills in the Madras Presidency during the week ending 24th June 1913.

Variety of notes.	In previous year.					In current year.				
	Notes pressed in the pressing machines from 1st Jan. 1912 to 31st Dec. 1912.	Notes returned at pressing mills from 1st Jan. 1912 to 31st Dec. 1912.	Notes pressed in the pressing machines from 1st Jan. 1913 to 24th June 1913.	Notes returned at pressing mills from 1st Jan. 1913 to 24th June 1913.	Total notes returned at pressing mills from 1st Jan. 1912 to 24th June 1913.	Notes pressed in the pressing machines from 1st Jan. 1913 to 24th June 1913.	Notes returned at pressing mills from 1st Jan. 1913 to 24th June 1913.	Total notes returned at pressing mills from 1st Jan. 1913 to 24th June 1913.	Notes returned at pressing mills from 1st Jan. 1913 to 24th June 1913.	Notes returned at pressing mills from 1st Jan. 1913 to 24th June 1913.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Ten-rupees	8,376	15,109	1,071	41,803	5,953	5,953	5,953	5,953	5,953	277,967
Five-rupees	4,459	27,215	1,010	1,010	28	28	28	28	28	15,000
One-rupee	5,792	41,324	8,240	40,811	8,774	8,774	8,774	8,774	8,774	122,000
Notes and Tokens ..	513	18,879	..	54,004	9,000	9,000	9,000	9,000	9,000	14,419
Total	13,140	102,527	9,081	107,628	15,755	14,955	14,955	14,955	14,955	419,386

(a) Includes 250 notes not reported before.

(b) = 160

(c) Includes 1,000 notes not reported before.

(d) = 400

Madras, 12th June 1913.

R. COOL WOOD,

Deputy Director of Agriculture.

TREASURE TROVE.

Notice is hereby given, under section 8 of the Indian Treasure Trove Act VI of 1912, that the undesignated treasure is stated to have been found on the 12th July 1912 in S.P. No. 574 of the Underhillup village, Velur taluk, belonging to one Galla Subbaraya alias Rangappa Subbaraya by one Galla Subbaraya while digging earth on behalf of Venkateswara Swamy.

Details of the find.	Weight.	Estimated value.
(1) One gold coin with two heads and hundred gold beads of the shape of tubes.	Two and three-quarter masha and three gungas.	Rs. 75
(2) A gold bangle double edged with two green and one red stone.	Two and quarter masha and two gungas with two stones.	50

All persons claiming the said treasure or any portion thereof are requested to appear in person or by a duly authorized agent before the Collector of Madras at his office in Madras on the 1st August 1913 in view of their claims being required to be disposed of according to law.

Madras Collector's Office,

1st August 1913.

R. M. V. SUBBAN,

Deputy Collector.

Notice is hereby given under section 8 of the Indian Treasure Trove Act VI of 1912, that on the 29th January 1913, Arala Subbaraya, who was ploughing the field of one Galla Subbaraya alias Rangappa Subbaraya, found a broken metal bell which was raised by the plough from the soil. Said Subbaraya and his wife followed him, digging the field, found the following other articles:-

- (1) Three thick upper plates with inscriptions, suspended from three stout metal rings (three plates to each ring).
- (2) One broken metal bell.
- (3) Seven broken stones.

3. All persons claiming the said treasure or any portion thereof are requested to appear in person or by a duly authorized agent before the Collector of Madras at his office in Madras on the 1st August 1913 in order that their claims may be required to be disposed of according to law.

Madras Collector's Office,

29th February 1913.

L. D. SWAMINATHAN,

Collector.

Under section 8 of the Indian Treasure Trove Act VI of 1912, it is hereby notified that on 24th February 1913 a treasure consisting of 17 silver coins bearing Chandra-Harsha or Jaganmala inscriptions with four pairs of bangles mostly made out of the same metal, valued at Rs. 51 was found in a Government land near a hill called Gathakottai, in the village of Kottam, Changanur taluk, by Rangappa, Farmer of the village.

5. All persons claiming the treasure or any part thereof are hereby required to appear personally or by any authorized agent before the Collector of Madras on the 1st August in view of their claims being required to be disposed of according to law.

Madras Collector's Office,

27th March 1913.

R. A. DAVIS,

Collector.

Statement showing PLACES CHANGED AND TERMS in each district of the Malaya Presidency from August 1888 to 31st June 1902.
(It is in two, two columns.)

[illegible]

Statement showing Prisoners Remanded and Detained in each designated place in the Madras Presidency for week ending 21st June 1913 as compared with two previous weeks.

District, town and place.	Remanded during the week ending 21st June 1913.				Detained during the week ending 21st June 1913.				As compared during the week ending 21st June 1913.			
	Tamil Nadu.		Malabar.		Tamil Nadu.		Malabar.		Tamil Nadu.		Malabar.	
	Arrested.	Detained.	Arrested.	Detained.	Arrested.	Detained.	Arrested.	Detained.	Arrested.	Detained.	Arrested.	Detained.
Arrested during the week ending 21st June 1913.	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111
Detained during the week ending 21st June 1913.	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111
As compared during the week ending 21st June 1913.	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111	1,111
Total	2,222	2,222	2,222	2,222	2,222	2,222	2,222	2,222	2,222	2,222	2,222	2,222

Madras, 21st June 1913.

M. J. QUINKE, Major, I.M.S.,
Acting Deputy Commissioner, for the District of Madras.

JUDICIAL NOTIFICATIONS.

PROCLAMATION.

By virtue of a Warrant in rem directed by His Majesty's High Court of Judicature at Madras I hereby proclaim and give notice that a Session of Open and Terrorism and

General Court Delivery in and for His Majesty's Town of Madras and the local limits thereof set the places and Sessions subject to the Court will be held at the Court House of the Court at Madras on Monday the fourth day of August commencing the date hereof on two forty-five minutes in the forenoon for the trial of all crimes and offences done or committed within the Town of Madras or the Town of Madras at the local limits thereof and places and Sessions subordinate thereto and dependent thereon.

And also that at the same time and place will be held a Session of Adjudication for the trial of all crimes and offences done or committed on or committed on the High Seas.

And I hereby require and compel all persons liable to prosecute and give evidence at the above Sessions or in any case connected therewith to attend at the time and place above mentioned and not to depart without leave.

Madras, 20th June 1913.

W. A. BEARDSLEY,
Clerk.

ERRATUM.

In the High Court notification, dated the 22nd May 1913, published at pages 1358 and 1359, Part II of the Port of George Gazette, dated the 22nd June 1913, regarding certain amendments to the rules for the service and execution of process, para paragraph 2.

High Court, Madras,
22nd June 1913.

G. S. WHITE,
Deputy Registrar, Appellate Side.

ADJOURNMENT OF COURT.

Notice is hereby given that in pursuance of the Court's notification, dated 22nd March 1913, the Court's temporary Subordinate Judges Court, Madras, will be closed for the usual reason for two months from Monday, the 24th May to Sunday, the 2nd July 1913, both days inclusive unless the Court is extended.

Madras, 22nd May 1913.

E. SRINIVASA RAO,
Deputy Judge.

NOTIFICATION.

Under the provision of section 122 of the Code of Civil Procedure, 1908, and with the previous sanction of His Excellency the Governor in Council, the High Court has made the following amendment in the last schedule of the Code of Civil Procedure, 1908, viz:—

Order XLV, Civil Procedure Code.

That the words "and the receipt of the amount of the Court for the sum provided by the rules of this Court", and insert the word "and" before the words "over printed upon it" a certified copy "in schedule (1) of rule 5.

(Signed)	J. E. P. WATSON, Chief Justice.	} Judge.
"	ARTHUR BAKER	
"	W. B. ARTHUR	
"	F. D. P. GORDON	
"	S. RAMAIAH AYYAR	
"	C. V. PRASAD	
"	V. M. CHITRA PRASAD	
"	T. V. RAMASWAMI AYYAR	
"	A. H. REDDING	} Judge.
"	W. W. FLEMING	
"	C. HAYES	
"	G. V. RAMASWAMI SASTRI	

High Court of Judicature, Madras,
10th June 1918.

G. S. WHITE,
Deputy Registrar, Appellate Side.

INSOLVENCY PROCEEDINGS.

I.P. No. 12 of 1918 is the Court of the District Deputy Master of Equitables.

Lakshmanaswami Ayyar Follows.
Chidambaram Chettiar and 25 others Counter-petitioners.

Notice is hereby given, under section 19 (1) of Act III of 1907, that the above-named petitioner proposing a scheme of arrangement for approval to the creditors at the rate of annuities in the liquidation, notice is hereby given that the said application will be heard by us on the 10th July 1918.

T. S. RAMASWAMI AYYAR
Petitioner's Solicitor.

Kudikudi, 10th June 1918.

No. 2 of 1918 is the District Master's Court, Bangalore.

Ananthaswami Mudaliyar and his son Appannaswami Mudaliyar Petitioner.
Ch. Ma. Ch. The. agent Ramaswami Ayyar and others Respondents.

Notice is hereby given, under section 19 (1) of Act III of 1907, that the above-named petitioner was appointed petitioner by an order of this Court, dated 2nd May 1918. The creditors of the said insolvent should present their claims as soon as possible before the District Receiver, Bangalore.

P. M. SUDHAKARA AYYANGAR,
District Master.

10th June 1918.

No. 14 of 1918 (No. 2 of 1918 of the file of the District Master's Court, Bangalore)
is the Court of the District Receiver, Madras.

Sankara Ayyar, son of Theppampallam Ramaswami Ayyar, residing
ordinarily at Bangalore, Madras Petitioner.

Notice is hereby given, under section 19 (1) of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 10th day of July 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 15 of 1918 (No. 3 of 1918 of the file of the District Master's Court, Bangalore)
is the Court of the District Receiver, Madras.

Keesikunta Reddi, son of Indra Reddi, Kallur, Arakanam taluk Petitioner.

Notice is hereby given, under section 19 (1) of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 10th day of July 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 16 of 1918 (No. 4 of 1918 of the file of the District Master's Court, Bangalore)
is the Court of the District Receiver, Madras.

Bengalwasa Achari, son of Bhandari Achari, Marappan Madaliyar
attak, Fort Petitioner.

Notice is hereby given, under section 19 (1) of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 10th day of July 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 21 of 1919 (No. 2 of 1919 of the rules of the District Muzari's Court, Valloer)
in the Court of the District Muzari, North Arcot.

Subbaraya Gounder, son of Chinnayya Gounder, P. Nagar, Taluk Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

No. 22 of 1919 (No. 3 of 1919 of the rules of the District Muzari's Court, North Arcot)
in the Court of the District Muzari, North Arcot.

V. M. Abdul Kadir Sahib, son of Mohammed Iqbal Sahib, Sahadur, Taluk Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

No. 23 of 1919 (No. 4 of 1919 of the rules of the District Muzari's Court, Valloer)
in the Court of the District Muzari, North Arcot.

Abdul Kadir Sahib, son of Saib Mahomed Sahib, Alagathalam, Taluk Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

No. 24 of 1919 (No. 5 of 1919 of the rules of the District Muzari's Court, Bangalore)
in the Court of the District Muzari, North Arcot.

M. Sops Nall, son of Arora Fakir Sahib, Arakon Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

No. 25 of 1919 (No. 6 of 1919 of the rules of the District Muzari's Court, Valloer)
in the Court of the District Muzari, North Arcot.

Krishnamoorti Sahib, son of H. Sahib, Thiruvalluvar, Taluk Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

No. 26 of 1919 (No. 7 of 1919 of the rules of the District Muzari's Court, Thiruvalluvar)
in the Court of the District Muzari, North Arcot.

Kappaswami Koundan, son of Thangappa Koundan, Thiruvalluvar, Taluk Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

No. 27 of 1919 (No. 8 of 1919 of the rules of the District Muzari's Court, North Arcot)
in the Court of the District Muzari, North Arcot.

S. Guruswami, son of K. Subbaraya, Taluk Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

No. 28 of 1919 (No. 9 of 1919 of the rules of the District Muzari's Court, North Arcot)
in the Court of the District Muzari, North Arcot.

K. Manjamaswami Nayudu, son of Venkataswami Nayudu, Tirumala, Taluk Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

No. 29 of 1919 (No. 10 of 1919 of the rules of the District Muzari's Court, North Arcot)
in the Court of the District Muzari, North Arcot.

Govindaswami Nayudu, son of Appasa Nayudu, Kalakshalam, Taluk Petitioner.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named petitioner has applied to this court for being declared an insolvent and that his petition stands posted to 14th July 1919. Any creditor wishing to oppose the same may do so either in person or by val in the said date.

Unless the amount is obtained within three months from the date of the publication of this notice, the amount will be forfeited to Government.

3rd June 1919.

C. R. S. RICHARDSON,
Officiating Engineer, Police Division.

Statement of arrears of wages due to coolies on Tellicherry-Cheng Road lying undisturbed for over three months.

Period of mth.	C.R. To Rs.	Days Rs.	Name	Factor's name.	Amount.
----------------	-------------	----------	------	----------------	---------

ARREARS PAID TO FOUR SECTIONS OF TELlichERRY-CHENG ROAD.

Section I.

1st to 15th May	27-5	1	V. Davidiah	Kannan	Rs. 2 0
1st to 15th June	24-5	2	Do.	Do.	2 10 0
1st to 15th August	2-5	22	Gudra Kudi/Raman	Chacki Eddy	1 0 0
	27-5				5 10 0

Section II.

1st to 15th June	26-5	1	C. Sankaran	Rajap	7 10 0
1st to 15th July	26-5	2	Do.	Do.	1 0 0
1st to 15th August	26-5	2	G. Kallan	Palan	6 10 0
1st to 15th July	26-5	2	C. Sankaran	Anthon	0 0 0
1st to 15th August	26-5	2	D. Kallan	Thakur	0 0 0
1st to 15th September	26-5	2	G. Kallan	Thakur	0 0 0
					0 0 0

Section III.

1st to 15th May	21-5	11	K. Kallapay	Bonan	1 0 0
1st to 15th August	21-5	7	Sankaran	Palan	0 10 0
1st to 15th September	21-5	2	V. Anon	Mamad	0 0 0
1st to 15th November	21-5	2	K. P. Kallan	Aggar	0 0 0
1st to 15th December	21-5	2	P. Raman	Aggar	1 0 0
					4 10 0

Section IV.

1st to 15th May	26-5	23	A. Pothu	Mamad	0 10 0
1st to 15th June	26-5	2	K. Kallan	Kudhale	1 10 0
1st to 15th July	26-5	2	A. Pothu	Mamad	0 0 0
1st to 15th August	26-5	2	Do. Sankar	Kudi Raman	0 0 0
1st to 15th September	26-5	2	A. Pothu	Kallan	0 0 0
1st to 15th October	26-5	2	G. V. Kallan	Kudhale	1 0 0
1st to 15th November	26-5	2	G. V. Kallan	Kallan	1 10 0
1st to 15th December	26-5	2	A. K. Kudhale	Kudhale	0 10 0
1st to 15th June	26-5	2	P. K. Aggar	Indee	1 10 0
1st to 15th July	26-5	2	G. Kudhale	Sankaran	0 0 0
1st to 15th December	26-5	2	V. Kallan	Kudhale	0 10 0
					10 10 0

ARREARS PAID TO II SECTION OF TELlichERRY-CHENG ROAD.

1st to 15th June	21-5	1	K. T. Nannan	Chacki	1 0 0
1st to 15th August	21-5	2	P. Kudi Raman	Thakur	0 1 0
1st to 15th September	21-5	4	Do.	Do.	0 2 0
1st to 15th October	21-5	4	Do.	Do.	0 10 0
1st to 15th November	21-5	4	K. Kallapay	Chacki	0 0 0
					0 1 0

Cafort, 16th June 1919.

C. FREDIE,
Executive Engineer, Port Coast Division.

It is hereby notified that the following accounts are expending in the books of this office without being claimed by anybody. If the claimants do not produce their claims within three months from the date of the publication, the amount will be included in Revenue.

	No. A. R.
(1) Taxes amount received from Mr. A. Narayanaswami Nayudu, late Local Bond Officer, on account of sundry charges of bricks	8 8 6
(2) Balance amount due to Malabar M. H. Nayudu, late Deputy Collector and October 1916 on repairing Boigamanna Embankment	2 33 11
(3) Holdings Bank deposits in favour of Messrs. A. Narayanaswami Nayudu and C. V. Ramaswamy, late Local Bond Officers, towards sundries withdrawn.	1 8 6

D. W. HOLLAN,
Executive Engineer, Kanchi District.

Kanchi, 11th June 1918.

NAVINE NOTIFICATIONS.

NOTICES TO MARINERS.

No. 26 of 1918.

The following is republished for information.

Presidency Port Office, Madras,
15th June 1918.

L. B. CLARKE,
for Presidency Port Office.

NOTICE TO MARINERS.
SOUTH—WEST COAST—CHENNAI.

It is hereby notified for the information of Mariners that the Patna Red Buoy has been removed for the opening season and will be replaced on or about the 15th September 1918.

Port Office, Alleppey,
12nd May 1918.

No. 27 of 1918.

The following is republished for information.

Presidency Port Office, Madras,
15th June 1918.

L. B. CLARKE,
for Presidency Port Office.

NOTICE TO MARINERS.
SOUTH—WEST COAST—CHENNAI.

It is hereby notified for the information of Mariners that the Buoy marking the entrance to the Quilon Back-bay has been removed for the opening season and will be replaced on or about the 15th September 1918.

Port Office, Alleppey,
12th May 1918.

W. A. KELLEY, Lieut-Commander, R.N.S.,
Principal Port Officer.

No. 28 of 1918.

INDIA—EAST COAST—GOAPALPORE.
PORT ANCHORAGE.

Notice is hereby given that as a temporary measure, a wooden structure consisting of a post 50 feet high constructed with a triangular shaped board—all painted white, is placed at the masonry boundary pillar referred to in this office Notice to Mariners No. 39 of 1917 has been put up in Lat. 16° 10' 45" N, Long. 84° 45' 00" E which is approximately N 80° E (2) 110 feet from the original site.

Presidency Port Office, Madras,
30th June 1918.

L. B. CLARKE,
for Presidency Port Office.

REMARKS: Vessels arrived at and departed from the Port or Harbours from the 15th to the 21st June 1918.

ARRIVALS.

Date.	Arrived or called.	Vessel's name.	Tonnage.	Commodore.	Where from.	Whether imported.	Each consigned.
1918.							
June 16	Arrived.	S.S. "Dakota"	1,300	E. W. Edwards	Durban.	..	Wool, grey M. 111.
" 17	Do.	S.S. "Vivian"	5,351	E. C. R. Bailey	Bombay.	..	Do. 8.
" 18	Do.	S.S. "Dakota"	1,300	E. W. Edwards	Bombay.	..	Wool, grey and No. 8.
" 19	Do.	S.S. "Dakota"	1,300	E. W. Edwards	Bombay.	..	Do. 8.
" 20	Do.	S.S. "Dakota"	1,300	E. W. Edwards	Bombay.	..	Do. 8.
" 21	Do.	S.S. "Dakota"	1,300	E. W. Edwards	Bombay.	..	Do. 8.

DEPARTURES.

Date.	Arrival vessel.	Vessel's name.	Tonnage.	Commander.	Where from.	Whither bound.	Notes (sample).
June 19.	Ballal ..	S.S. "Eleutha" ..	1,137	T. K. Gung	Penang.	South quay and No. 2.
" 27 ..	Do ..	S.S. "City of Mandalay" ..	3,148	E. G. Haines	Cebu.	No. 2.
" 28 ..	Do ..	S.S. "Amphion" ..	3,594	E. T. Taylor	Bangkok.	No. 3 and 5.
" 29 ..	Do ..	S.S. "Katsuraka" ..	3,134	C. G. Smith	Surin and New York.	No. 1 and West quay No. 11.
" 29 ..	Do ..	S.S. "Orion" ..	1,701	E. W. Edwards	Cebu.	West quay No. 11.
" 31 ..	Do ..	S.S. "Vesta" ..	1,267	T. H. A. Sullivan	Singapore.	South quay and No. 2.

E = British.

D = Dutch.

S = Swedish.

Harbour Office, Madras,
23rd June 1919.W. B. D. DOUGLAS, Commissioner, H.M.,
Deputy Commissioner of the Port.

REVENUE NOTIFICATIONS.

PROSPECTING LICENSE.

The person named below has been granted a certificate of approval under the Mining Rules:—
Serial number and name and address:— L. Rajarat Vapudumman of Madras, Tamil Nadu, Quarter District.

Date of order granting the certificate—19th June 1919.

Area over which the person proposes to prospect or mine—Madras Presidency.

Board of Revenue (Land Revenue),
Madras, 19th June 1919.H. A. FATE,
Secretary.

DELEGATION OF POWERS.

Under section 3, sub-sections 3 and 4, of the Indian Revenue Act, 1918, and in exercise of the powers delegated to it by Government Notification No. 75, dated the 10th June 1919, the Board of Revenue as chief Revenue authority deems that the notification published on page 1034 of Part II of the *Port Et, Madras Gazette*, dated the 2nd July 1918, as subsequently amended shall be amended by the addition of the following:—

Attending officer.
Personal Assistant to the
Collector of Tanjore.

Powers conferred.

All the powers of a Collector under the Act, the powers of a District Collector in the matter of granting licences in respect of licences on concessive as from a specified in rule 3 of notification of the Government of Madras No. 75, dated the 10th May 1918, and all those of a Commissioner in regard to the revenue of concessive made by other officers subordinate to the District Collector.

Limit area.

The Tanjore District.

Board of Revenue (Tanjore Revenue),
Madras, 19th June 1919.

NOTIFICATIONS.

Under section 2 (5) of the Madras Sales Act IV of 1918, as amended by the Madras Decentralisation Act, 1924, and in pursuance of all previous notifications on the subject, the Commissioner of Sales, Aliphar and Papania Revenue, Madras, hereby defines the limits of the sub-notifications with effect, in the Madras Presidency as under:—

District.	Where situated.		Revenue.
	Village.	Taluk.	
Channarayana Taluk.	Channarayana, 5000 ft. high.	Madanapalle.	North—Survey Nos. 224, 225, 226, 227, 228, 229, and 230 of the Channarayana village; Survey Nos. 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

Board of Revenue (Separate Revenue),
Madras, 14th June 1919.E. GRAHAM,
Secretary.

In exercise of the powers delegated under clause (3) of section 4 of the Madras Survey and Revenue Act IV of 1881, the Board of Revenue hereby appoints the Special Deputy Tahsildar employed for laying down the regular lines of streets in the Pallapattanam municipality to be a survey officer under the Act.

Board of Revenue (Rev. Secy., Secy., Land Revs. and Agri.),
Madras, 10th June 1919.

ERRATUM.

In the notification relating to the appointment of certain officers of Revenue Fieldwork Party No. II on Survey affairs under the Madras Survey and Revenue Act (IV of 1881) published on page 102 of Part II of the Port St. George Gazette, dated the 14th May 1919, and reproduced in the Fort Street Public Notice—

For "paragraph 31 of Board's Standing Order No. 90", substitute "paragraph 33 of Board's Standing Order No. 90".

Board of Rev. (Rev. Secy., Secy., L.Rds. & Agri.),
Madras, 10th June 1919.

T. NARAYANA MENON,
Secretary.

MILITARY NOTIFICATIONS.

1919.

The Government Proclamation notes Nos. M.104518 and M.104519 of the 2 per cent loan of 1914-15 for Rs. 100 each originally standing in the name of Hopley & Co., and the Bank of Madras respectively and Nos. 104518 to 44 of the 2 per cent loan of 1914-15 for Rs. 100 each originally standing in the name of Sir Rags & V. Jagan Das and last endorsed by F. Applegate, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above notes and the interest thereon have been stopped at the Public Debt Office, Bank of England, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the officer—Controller Military Accounts, 4th (Bombay-based) Division.
Residence—Solapur (Deccan).

The following have been issued of Government promissory notes of the 2½ per cent loan of 1914-15 for Rs. 100, originally standing in the name of the Bank of Bengal, and last endorsed to N. D. Lakshminarayana, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above notes and interest thereon have been stopped at the Public Debt Office, Bank of England, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Government promissory note No. 104520 of 2½ per cent loan of 1914-15 for		Rs.
Do.	104519	Do. .. 100
Do.	104518	Do. .. 200
Do.	104517	Do. .. 200
Do.	104516	Do. .. 100
Do.	104515	Do. .. 200

Name of the officer—Controller Military Accounts, 4th Division.
Residence—Solapur, Deccan.

Solapur, 10th June 1919.

M. K. L. BRUCE, I.A., Lieut. Col.,
Secretary of Military Accounts,
4th (Bombay-based) Division.

REPORTS OF DESERTIONS.

Report of a deserter from the 4th Company, British Reserve Cavalry Regiment,
dated at Madras, the 14th day of May 1919.

Name, rank and name, R/1010 Private Harry Styles; age, 29 years 1 month; height, 5 feet 10 inches; colour of complexion, dark; hair, fair; eyes, grey; trade, none; date of enlistment, 1st September 1914; place of enlistment, Southampton; parish and county in which born, Lymington, Wiltshire; date of discharge or absence, 24th May 1919; place of discharge or absence, Margherita, Assam; marks, slight scarp of shoulder on left arm; under one year's service.

Report of a deserter from the Composite Regiment of Horse, British Reserve Cavalry Regiment,
dated at Madras, the 2nd day of June 1919.

Name, rank and name, 20120, Private Patrick McCarthy; age, 26 years 11 months; height, 5 feet 10 inches; colour of complexion, dark; hair, black; eyes, black; trade, clerk; date of enlistment, 10th January 1916; place of enlistment, Louth; parish and county in which born, Louth; date of discharge or absence, 24th June 1919; place of discharge or absence, Louth; under one year's service.

S. ALEXANDER, Captain,
Commanding, British Reserve Cavalry Regiment (India).

OFFICIAL ADVERTISEMENTS.

TENDERS FOR THE SUPPLY OF EMPTY DEALWOOD CASES FOR PACKING.

Bidders tenders for the supply of the undermentioned descriptions of dealwood boxes for packing stationery articles during the year 1919-20 will be received up to 12 noon on Tuesday the 1st July 1919:—

Dealwood cases of different sizes for packing purposes.

										Per/Case quantity required.
(a)	With the Endings	No. 2,500
(b)	Without the Endings	150

A.B.—(a) The planks must be clearly over 2" in thickness.

(b) Payment will be made according to trade measurements.

(c) The trade measurements of a case will be calculated by deducting one inch from the outside measurements.

(d) The top sides and bottoms of the cases must all be made of strong planks of suitable length. They must not be made of several narrow planks. The top must be strengthened by two cross pieces.

General conditions.

1. Tenders must be accompanied "Tenders for Dealwood cases for packing," and must specify the rates at which the tenders undertake to supply the cases. This must be accompanied by a deposit of 5 per cent on the value of the tenders. This deposit must be retained into the Bank of Madras and the Bank's receipt attached to the tender. No money will be accepted.

2. A sample case pattern measuring about 50" x 28" x 10" must accompany the tender; it must be distinctly described and marked with the name of the tenderer on a label attached to it. Standard samples may be inspected at the Stationery office.

3. The dealwood cases will be delivered at the Stationery office, Madras, at the end and risk of the contractor.

4. The successful tenderer will be required to pay a security of 10 per cent on the value of his tender together with the proper stamp duty and to sign a contract bond (the form of which can be seen at the office) within fifteen days from the date of his being informed of the acceptance of his tender. Should he not do so or should he withdraw his tender before settlement, his deposit of 5 per cent delivered with the tender will be forfeited and retained as damages and his tender will be regarded as cancelled.

5. The actual quantities required will be stated in the orders given from time to time, and the contractor must supply cases accordingly.

6. The Superintendent of Stationery reserves to himself the right of rejecting any tenders without assigning any reasons for so doing.

7. Forms of tender and any further information can be obtained on application to the Stationery office on any office day between the hours of 10 a.m. and 4 p.m.

Stationery Office, Madras,
1st June 1919.

A. S. L. TOTTENHAM,
Superintendent.

LEASE OF THE SOUTH ARABIAN CHANK FISHERY.

Notice is hereby given that the Government of Madras have sanctioned the lease of the South Arabian chank fishery for three years and three months from 1st April 1919 to M.R. Raj. B. Mohammed Abdul Kader, of Pantholam street, Madras, by their Order No. 171, Revenue (Fishery), dated the 1st May 1919. As he has now paid in full the consideration due on the first year's lease, he has the sole right to work permits for the collection of chank shells during the period from 1st April 1919 to 31st March 1922 in the South Arabian District.

Any persons other than those authorized by the aforementioned lessee who may collect chanks will be liable to prosecution.

Tyleria, 4th June 1919.

J. H. ALLAN,
Revenue Assistant.

TENDER FOR CONSTRUCTING QUARTERS.

Bidders tenders will be received by the undersigned at his office up to 4 o'clock on 30th June 1919, for constructing quarters for one Sub-Inspector, two head constables and twenty-one peons at Substation. Estimate No. 15,122.

1. Tenders should be addressed to the Executive Engineer and should be accompanied "Tender for constructing quarters" for one Sub-Inspector, two head constables and twenty-one constables at Substation.

2. Each tender should be accompanied by an earnest money of Rs. 100 in cash or currency notes which will be returned to the tenderer whose tender is not accepted.

3. The Executive Engineer will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

GOVERNMENT PUBLICATIONS FOR SALE

AT THE GOVERNMENT BRANCH PRESS, 180, MOUNT ROAD, MADRAS, S.O.,
AND BY AGENTS.

[A Catalogue of all Madras Government Publications available for sale may be obtained gratis from the Government Press, Mount Road, Madras.]

[The contents within parentheses are for printing and postage.]

- MADRAS GOVERNMENT MANUAL, Part II. Twenty-third Ed. Price 5 (5 p.). Part I. Forty-second Ed. November. Price 5 (5 p.).
- CHANGING LIST OF PERRY OFFICERS IN THE MADRAS PRESIDENCY (with Compl. appended up to 1st July 1918). Imperial Ed. Paper cover. Price 1 (5 p.).
- MADRAS GOVERNMENT MANUAL, Vols. I and II. Twenty-first Ed. of correction. Price 5 (5 p.).
- LIST SHOWING THE NAMES OF THE THIRY AND VILLAGE POSSESSING SPECIAL REGISTRATION PROPERTIES IN THE REGISTRATION DISTRICT. CHENNAI only. Nos. 42, 43, 44, 45, 46, 47, 48 and 49 in Tenkasi; Nos. 40-A to 40-G only in No. 42 to 49. Each Price 5 (5 p.).
- LIST OF CHAIRMAN OFFICERS IN THE MADRAS PRESIDENCY (Continued). Continued up to 1st June 1917. Imperial Ed. Paper cover. Price 4 (5 p.).
- MONTHLY LIST OF CIVIL SERVANTS IN THE MADRAS PRESIDENCY, appended up to 1st June 1918. Royal Ed. Paper cover. Price 3 (3 p.).
- VILLAGE OFFICERS' MANUAL. Continued up to August 1918. English 1910 Edition. Royal. Price. Each. Price 10 (10 p.).
- GOVERNMENT OF MADRAS. MINOR POINTS, 1918. English. Foolcap Ed. Paper cover. Price 5 (5 p.).
- STATE MANUAL. Seventeenth Ed. of correction. Price 1 (5 p.).
- LOCAL PAPER BOOK (Sword-Dance, Mysore). Foolcap Ed. of correction. Price 5 (5 p.).
- LIST OF OFFERS AT BIDDING AND CHARGES. Addenda and Corrections to No. II, dated 1st December 1918. Price 1-5 (5 p.).
- MADRAS PAPER BOOK. Eighth, Ninth, Tenth and Eleventh Ed. of correction. Each Price 5 (5 p.).
- GRANT-IN-AID CODE. Thirteenth, Fourteenth, Fifteenth and Sixteenth Ed. of correction. Each Price 5 (5 p.).
- STATE OF THE STANDINGS OF THE REGISTRATION DISTRICTS IN THE MADRAS PRESIDENCY FOR 1918. Foolcap Ed. Paper cover. Price 5 (5 p.).
- PUBLIC NARRATIVE, NIVARANA. Revised up to 31st March 1918. Foolcap Ed. Price 5-5 (5 p.).
- SPECIAL THIS NIVARANA. Revised up to 31st March 1918. Foolcap Ed. Price 1-5 (5 p.).
- MADRAS APPENDIX TO CIVIL SERVICE REGULATIONS. Addenda and Corrections No. IV. Price 1 (5 p.). V and VI. Each Price 5 (5 p.). VII. Price 1-5 (5 p.).
- STATISTICAL SUMMARY OF THE INDIAN ARMY FOR 1918. Foolcap Ed. Paper cover. Price 4 (5 p.).
- GOVERNMENT TRAINING OFFICERS, REGIMENTARY—CHENNAI FOR 1918-19. Royal Ed. Paper cover. Price 10 (10 p.).
- IN PARALLEL LIST OF CIVIL SERVANTS SERVING 1918-19 as suitable for school reading. Price 1-5 (5 p.).
- MEMBERS OF THE PARLIAMENT OF THE LAND SERVANTS FOR 1918-19 (1917-18). Foolcap Ed. Paper cover. Price 1 (5 p.).
- ORIGINAL LIST OF REVENUE AND DEFENSE OFFICERS OF THE FORTRESS DISTRICTS IN THE MADRAS PRESIDENCY. Continued up to 1st April 1918. Royal Ed. Paper cover. Price 4 (5 p.).
- ADMINISTRATIVE LIST OF VILLAGES IN THE DISTRICTS OF ANDHRA AND BENGAL. Royal 8 vo. Paper cover. Each Price 1 (5 p.).
- ARUNACHAL. Price 1 (5 p.). Baffin and Cointabon. Each Price 1 (5 p.). North American/Scott. Price. Each Price 1 (5 p.).
- CIVIL SERVICE CODE, Vol. I. THE SERVICE. Twenty-second Ed. of correction. Price 5 (5 p.).
- INDIAN THE MARINE, 20 E. Second Ed. of correction. Price 5 (5 p.).
- MADRAS PAPER BOOK, 1918. Second Ed. of correction. Price 5 (5 p.).
- MADRAS GOVERNMENT JOURNAL, 1918. Eleventh Ed. of correction. Price 5 (5 p.).
- REVIEW OF THE TWO HUNDRED YEARS OF THE MADRAS PRESIDENCY FOR 1918-19. Foolcap Ed. Paper cover. Price 5 (5 p.).
- A GOVERNMENT LIST OF THE INSCRIPTIONS IN THE MADRAS PRESIDENCY BY T. HANUMANTA. M.A. Ed. Royal 8 vo. Three Volumes. No. 23 (1-5 p.).
- THEORETICAL COURSE, SURVEY—CHENNAI FOR 1918-19. Royal 8 vo. Paper cover. Price 15 (15 p.).
- LOCAL ACT FOR 1918. Local Authorities, Provisions and Ordinances. Foolcap Ed. Tamil, Telugu, Malayalam, Kannada, Hindustani and Oriya. Each Price 1 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT II OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT III OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT IV OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT V OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT VI OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT VII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT VIII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT IX OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT X OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XI OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XIII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XIV OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XV OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XVI OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XVII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XVIII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XIX OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XX OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXI OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXIII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXIV OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXV OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXVI OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXVII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXVIII OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXIX OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).
- INDIA ACT XXX OF 1918. Indian Paper Currency (Amendment). Foolcap Ed. Tamil, Telugu, Kannada, Malayalam, Hindustani and Oriya. Each Price 2 (5 p.). Royal Ed. English. Price 1-5 (5 p.).

Issue Any Village 1918. Negotiable Instruments (Assessment). Footstep folio. Tamil, Kannada, Malayalam and Telugu. Each Price 5 (5 p.). Royal Pro. English. Annex 1-3 (3 p.).
 Issue Any I or 1918. Export Provis. 449. Footstep 514. Tamil. Price 5 (5 p.). Telugu and Kannada. Each Price 5 (5 p.). Royal Pro. English. Annex 4-6 (3 p.).
 Issue Any XI or 1918. Assamised and Revolutionary Census. Footstep folio. Hindustani. Annex 1 (3 p.). Royal Pro. English. Annex 2-4 (3 p.).
 Manual Any III or IV. Indian Agricultural Policy and Diseases. Footstep folio. Tamil, Telugu, Kannada, Malayalam and Hindustani. Each Price 5 (5 p.).

GOVERNMENT OF INDIA.

NEW LEGISLATIVE DEPARTMENT PUBLICATIONS FOR SALE

BY THE SUPERINTENDENT OF GOVERNMENT PRINTING, INDIA,
 8, MARLBOROUGH STREET, CALCUTTA.

[A General Catalogue of all Government Publications may be obtained gratis from the Superintendent of Government Printing, Calcutta.]

LEGISLATION AND ORDERS RELATIVE TO THE WAGE. *WAGE EXTERIOR* (continued up to 19th May 1919)
 Royal Pro. Board. No. 1 (3 p.).
 Provisions of the Wage Commission held at Delhi, 17th to 19th April 1919. Footstep 4 to 6 (3 p.). No. 4 (3 p.).

VACANCIES.

Applications are invited for the post of a clerk on Rs. 75-2-12 in this office. The vacancy is a permanent one. None but those who have qualified under the Examination rules and have passed the Government Examination, Intermediate grade, in Typing and apply.

Taluk, 23rd May 1919

F. S. S. GEORGE,
Acting Dy. Inspector-General of Police, Central Range.

Applications are invited for posts of clerks on Rs. 75 and Rs. 75 in the District Police Office, Anantapur. From posted candidates who know how to read and write Telugu. Applicants holding Secondary School Leaving Certificate should state the number of marks they obtained in the public examination.

Anantapur, 26th May 1919.

L. R. JAMES,
District School Officer.

Applications are invited from the candidates who possess Secondary School-Leaving Certificate for the post of a Range clerk which will last for not less than two months.

2. Secondary School Leaving Certificate should be sent along with the application and they will be returned immediately after interview.

21st May 1919

F. G. M. MASCARENAS,
District Police Officer, District Office.

Applications are invited for the post of a sub. pro tem. Typist of this office, subject according to qualification as follows:—

Candidates holding a certificate of Elementary Typing Test		Rs.	
Do.	Intermediate	do.	25-1-10
Do.	Advanced	do.	25-1-10

* Men with a knowledge of shorthand will be preferred.

Applications are invited from Telugu-speaking candidates who have passed or intend up to School Third class for sub. pro tem and temporary appointments of clerks and clerks posted in this party. Pay Rs. 25 and 15 according to qualifications. Applicants should state their age, qualifications and previous service if any in the statement or other documents.

Taluk, 26th May 1919.

J. VENKATASARATHY,
Special Substantive Officer, District Office.

Applications are invited for clerks' places in the Anantapur Division from Telugu-speaking candidates who have passed the Intermediate Examination or held Secondary School-Leaving Certificate with marks of at least 40 per cent in each subject. They will be considered on Rs. 50 or 75 according to qualifications.

Anantapur Revenue Divisional Office,
 21st May 1919.

D. SETHAPATI RAO,
Revenue Divisional Officer.

Appointments are invited from candidates who have passed at least the Secondary School-Leaving Certificate for writing clerical posts on Rs. 20 and 30 in this division.

2. Preference will be given to those who have passed the type-writing examinations also.

County Divisional Office,
Sut Hilly 1939

F. APPA DAD,
Deputy Collector.

Appointments are invited from holders of Secondary School-Leaving Certificate for permanent and acting appointments of clerks in the Registrar's office, Chingleput, and in the sub-office in the district.

1. The applicants must have obtained not less than 50 per cent of the marks in each of the subjects in Group A, 30 per cent of the total in Group B and 35 per cent of the total of any two subjects in Group C.

2. The applicants should be accompanied by an extract from the certificate showing the marks obtained and by specimen of the applicant's hand-writing in English and Telugu.

A. ANNAMAI NAO,
Deputy Secy.

Chingleput, 2nd June 1938.

Appointments are invited from candidates duly qualified under the examination rules for the post of a range clerk on Rs. 30 for the Forest Range office at Chingleput. The vacancy is at present an acting one, but if the selected candidate gives satisfaction, he will be confirmed. Preference will be given to those having experience of the work of the Forest Department.

M. C. CHANDY,
District Forest Officer.

Chingleput, 2nd June 1938.

Appointments are invited for the post of a Typist on Rs. 20-1-0 in the Revenue Divisional Office, Rayachoti, from candidates who have passed the School Final Examination and the Typewriting test, Elementary grade.

F. J. PARAMESWARA AYYAR,
Revenue Divisional Officer.

Rayachoti, 7th June 1938.

Appointments are invited from qualified candidates for permanent and acting vacancies on Rs. 20 in the Typing Division. A knowledge of Telugu or Kannada is essential.

A. D. GUNDEU RAO,
Revenue Divisional Officer.

Rayachoti, 8th June 1938.

Wanted a typist on Rs. 20-5-0 for the Revenue Divisional Office, Kallagudi. The vacancy is a permanent one. The selected candidate will be on probation for three months. Holders of completed Secondary School-Leaving Certificate who have passed the Typewriting examination for both elementary grade and above apply.

T. BHADRAYANAN,
Revenue Divisional Officer.

Kallagudi, 9th June 1938.

Appointments are invited from persons conversant with Telugu, who have passed the Typewriting Examination at least in the Elementary grade and who possess the general educational qualification provided for in the Public Service Notification, for the post of a typist-clerk on Rs. 20-1-0 in the Revenue Divisional Office, Chingleput.

Chingleput Revenue Divisional Office,
2nd June 1938

S. VIRENDAWANI NAYUDU,
Revenue Assistant in charge of Revenue Divisional Office.

Appointments are invited for a permanent clerk's post on Rs. 30 plus temporary typewriting allowance of Rs. 4 per annum in the Registrar's office, Vengalpet, from the candidates who have completed the secondary School-Leaving Certificate Course and who have also passed the elementary grade in Government typewriting examination. The applicant must provide himself with his own machine; machines being supplied in this office. A knowledge of Telugu is essential. Applications should reach this office on or before 10th June 1938 with specimens of handwriting in Telugu and English.

W. VIRENDAWANI MUDALIYAR,
Registrar.

Vengalpet, 10th June 1938.

Appointments are invited from passed candidates for the typist clerk's place on Rs. 20-1-0 in the Revenue Divisional Office, Alimnagar, Nilgiris Division. The applicant should have passed the School Final and typewriting.

A. RAMAKRISHNAN RAJU,
Deputy Collector.

Alimnagar, 10th June 1938.

Appointments are invited from duly qualified candidates for the posts of motor irrigation sub-assistant on Rs. 30-5-0 (incumbent himself) vacant in this district. Men from the Madras College of Engineering or with past experience will be preferred.

Collector's Office,
10th June 1938.

A. GALLISTY,
Collector.

Applicants are invited from duly qualified candidates for an acting typist post on Rs. 10 per annum including war allowance in this office. The appointment is likely to last about six months. Applications should reach the undersigned as soon as possible before 10th July 1928.

Karnal, 19th June 1928.

A. S. LAURIE,
Executive Engineer.

Applicants are invited for the posts of camp clerks on Rs. 25-1-00, one each for the offices of the Inspector of Fisheries, Northern and Southern Circles, with Barotsa and Trichinopoly as their headquarters respectively. These offices will be temporarily located in Madras. None but those who have qualified under the Examination Rules and have passed at least the Elementary test of the Government Technical Examination in Typewriting need apply. The remainder of the applicants for the Northern Circle should be lodged and the Southern Circle's Test. Preference will be given to candidates knowing two or more languages.

The applications should reach the undersigned on or before the 7th July 1928.

47 Dover Buildings,
Madras, 26th June 1928.

S. A. CARELDORE,
Chief Inspector of Fisheries, Madras Presidency.

Wanted a deputy surveyor on Rs. 50 plus a duty allowance of Rs. 10 with travelling allowance under the Civil Service Regulations for surveying villages in the Tanjore district. A knowledge of the local survey is essential. Interested applicants should appear with their applications before the undersigned at Tanjore at 2 p.m. on Wednesday the 3rd July 1928.

Camp, Mayavaram, 28th June 1928.

D. ABULNANDAN PILLAI,
Special Deputy Collector, Tanjore.

Applicants are invited for the post of Income-tax department carrying a salary of Rs. 40-2-00 in the office of the Board of Revenue, Collectors of districts, Provincial Officers and Tahsildars.

Applicants should have an adequate knowledge of English and must have had experience of Commercial book-keeping as carried on by Indian merchants and, if possible, speaking in a Government school or in an Auditor's office. Applications may be made either to the Secretary to the Commission of Local Revenue and Examinations or to Collectors of districts and should contain the following particulars:—

(1) Full name; (2) age; (3) general educational qualifications; (4) knowledge of Indian languages; (5) present appointment and pay; (6) technical qualifications, such as proficiency in accountancy and past experience with commercial firms or in auditing accounts, if any, with testimonials.

Applications should be sent not later than the 15th July 1928.

Board of Revenue, Local Revenue and Income-tax,
Madras, 26th June 1928.

E. SEAHAM,
Secretary.

PRIVATE ADVERTISEMENTS.

On or after the 19th July 1928, I intend moving the High Court to send me as a Vakil thereof.
D. ADINATHANATHA.

On or after the 19th August, I intend moving the High Court to send me as a Vakil thereof.
S. V. GOPALAKRISHNAN.

On or after the 1st August, I intend moving the High Court to send me as a Vakil thereof.
E. S. VENKATESA AYYAR.

On or about the 1st July, I intend moving the High Court to send me as a Vakil thereof.
S. S. SARATHA.

On or after the 1st August, I intend moving the High Court to send me as a Vakil thereof.
M. RAMACHANDRA SAO.

On or after the 31st July, I intend moving the High Court, Madras, to send me as a Vakil thereof.
A. VENKATKRISHNA AYYAR.

On or after the 25th July, I intend moving the High Court to send me as a Vakil thereof.
A. DEVARAJA MUDALIYAR.

On or after the 17th July, I intend moving the High Court to send me as a Vakil thereof.
S. TIRUMALAI TIRUCHIANI.

On or after the 28th July, I intend moving the High Court to send me as a Vakil thereof.
S. SANKHARAM NAIDU.

On or after the 1st August, I intend moving the High Court to send me as a Vakil thereof.
A. RAMAKRISHNAN.

On or before the 21st July, I intend moving the High Court to send me as a Vakil thereof.
E. V. RAMACHANDRAN, M.A., B.L.

On or after the 15th July, I intend moving the High Court to send me as a Vakil thereof.
C. K. RAJAGOPALACHARI.

On or after the 15th July, I intend moving the High Court to send me as a Vakil thereof.
E. K. SRINIVASATACHARI.

On or after the 17th July, I intend moving the High Court to send me as a Vakil thereof.
R. R. SRINIVASAN.

H.P.

On or after the 1th August, I intend moving the High Court to read me as a *Vakil* thereof.
Madras, 20th June 1919.

V. MAHADEVA AYYAR.

On or after the 15th August, I intend moving the High Court to read me as a *Vakil* thereof.
Trichanopoly, 15th June 1919.

S. V. SREENIVASAN.

On or after the 20th July, I intend moving the High Court to read me as a *Vakil* thereof.
Seyyambur, 19th June 1919.

P. SAIYANARAYANA.

On or after the 1st August, I intend moving the High Court to read me as a *Vakil* thereof.
Sae. Thome, 21st June 1919.

S. V. RAJAGOPALAN.

I (Chenniah Kanna) shall henceforth be known as Chenniah Kanna Das.

Bangalore, 14th June 1919.

C. KUNAR.

LOST.

The Affidavit Letter No. 2328 (M) of 24 per cent. Was Ready of 1919 for Rs. 2-0 issued in the name of S. Rangaswami Ayyangar, Sub-Inspector of Police, Bangalore, Bangalore district, by whom it was countermanded to any other person, bearing that lost, notice is hereby given that payment of the above affidavit letter and the Sumatra thereon have been stopped at the Public Debt Office, Bank of Madras and that application is about to be made for the issue of duplicate in favour of the Sub-Inspector. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Received, 12th May 1919.

S. RANGASWAMI AYYANGAR.

ESTATE OF HARRY MURRAY BRIDGMAN (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 24th June 1919 the estate of Harry Murray Brindman, deceased, late of Madras under Letters of Administration granted to him on the 30th April 1919 by the High Court of Madras and that all persons having claims against the said estate as creditors, next of kin, legatee or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 15th August 1919 after which date he will proceed to make a distribution of the assets of the said estate and will recognise in such distribution only such claims as shall have previously been established to his satisfaction.

Administrator-General's Office,
Madras, 24th June 1919.

F. K. GOSWAMI,
Administrator-General of Madras.

BANK OF MADRAS.

The Bank of Madras and the Public Debt Office will be closed on Monday the 24th instant an account of "Raman" being a gazetted holiday under the Nagasakia Instruments Act.

(By order of the Directors)

S. M. MURRAY,

Joint Secretary and Treasurer.

Madras, 23rd June 1919.

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY RECORDS.

FOR THE HAZARD LEADERSHIP RECORD.													
2019	Barometer reduced to sea level.	Thermometers.				Winds.	Waves.	Fog.	Rain.	Clouds.	Relative humidity.	General weather.	
		General day mean.	Observed extremes.										
			High.	Wind.	Temp.								
													Min.
Jan.	Inches.	°	°	°	°	Dir.	Amount.	Dir.	°	°	°	°	
20th Jan.	30.00	90.0	79.0	100.0	57.0	N.W.	1.00	0.0	80	0.0	80	Foggy drizzle.	
21st Jan.	30.01	87.0	76.0	99.0	54.0	N.W. by E.	0.80	0.0	70	0.0	70	Foggy drizzle.	
22nd Jan.	30.02	85.0	75.0	98.0	52.0	N.W. by S.	0.60	0.0	60	0.0	60	Dr.	
23rd Jan.	30.03	84.0	74.0	97.0	51.0	N.W. by S.	0.50	0.0	50	0.0	50	Dr.	
24th Jan.	30.04	83.0	73.0	96.0	50.0	N.W. by S.	0.40	0.0	40	0.0	40	Dr.	
25th Jan.	30.05	82.0	72.0	95.0	49.0	N.W. by S.	0.30	0.0	30	0.0	30	Dr.	
26th Jan.	30.06	81.0	71.0	94.0	48.0	N.W. by S.	0.20	0.0	20	0.0	20	Dr.	
27th Jan.	30.07	80.0	70.0	93.0	47.0	N.W. by S.	0.10	0.0	10	0.0	10	Dr.	
28th Jan.	30.08	79.0	69.0	92.0	46.0	N.W. by S.	0.00	0.0	0	0.0	0	Dr.	
29th Jan.	30.09	78.0	68.0	91.0	45.0	N.W. by S.	0.00	0.0	0	0.0	0	Dr.	
30th Jan.	30.10	77.0	67.0	90.0	44.0	N.W. by S.	0.00	0.0	0	0.0	0	Dr.	

The Standard Barometer and Thermometers are read at 8 a.m., 12 a.m., 4 p.m. and 8 p.m., and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The station of the Barometer is twenty-two feet above the level of the sea, and the register for the current cold day—from midnight to midnight.

The total quantity of rain collected since January 1st to 24th instant, the average due for the same period being 3.66 inches.

Madras Observatory, 24th June 1919.

S. SOLOMON PILLAI,
Off. Dir. & Secy.

152. The following statement of estimates sanctioned since the 31st May 1919 was ordered to be recorded:—

Statement of accounts by Chairman and Board.

Serial number.	Authority.		Name of work.	Amount sanctioned.	Balance of total estimate available.	Chargeable to	Remarks.
	Fo.	Sub.					
1			Capital Fund. Nil	Nil			
2	Ordinary	1st May 1919	Rebuilding six windows in the new old warehouse on the platform adjacent to No. 17 (F. 184), in accordance with the plan.	200		Excess (30)	
			Madras Port Trust. Nil				
			Madras Port Trust. Nil				

153. Received P.O. No. 48, Revenue (Special, Madras), dated the 31st May 1919, authorizing the remission of transit duty amounting to Rs. 2-0-0—vide Sanctioning No. 25, dated 21st May 1919.

154. Received P.O. No. 228, Revenue (Special, Madras), dated the 31st May 1919, sanctioning the publication of a notification in the Fort St. George Gazette, appointing Mr. H. Harland as acting Deputy Port Commissioner, Madras, from 25th March 1919 until further orders in addition to his own duties and being for pay and allowances.

155. Received P.O. No. 240, Revenue (Special, Madras), dated the 31st June 1919, sanctioning the grant of one allowance of Rs. 5 per month to certain acting Port Trust employees with effect from 1st January 1918.

156. Securities and cash held by the Bank of Madras for the Madras Port Trust on the 31st June 1919 were ordered to be recorded as follows:—

	Investment securities.	Cash balances.
Revenue Account	Nil	Rs. 8-0-0
Overhead Fund Account	478,000	2,848 10 0
Deposit Account	15,000	1,787 10 1
India Railways Home Chantry Account	47,000	870 7 0
Charitable Donations Fund Account	55,000	1,744 12 11
Fire Insurance Account	50,000	7,811 9 9
Harbour Dues Advance Account	Nil	82,000 8 8
Railway Freight Advance Account	Nil	55,785 8 0
Capital Account	Nil	1,55,000 10 1

Fort Street Office, Madras,
22nd June 1919

H. R. & MITCHELL,
Acting Chairman, Madras Port Trust.



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE.

No. 253

MADRAS, TUESDAY EVENING, JUNE 24, 1919.

[PART, 6 p.m.]

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING
21st JUNE 1919.

DISTRICT REPORTS.

GANJAM.

Water-supply insufficient in parts. Standstill 12-18 feet. Sarda 255 feet. Ploughing, sowing of paddy and rabi proceeding in parts. Standing crops poor to fair. Harvested generally, rabi, cotton poor to fair. Pasture insufficient in two taluks. Fodder available. Condition of cattle generally good. Employment available except in two taluks. Grain-stocks sufficient in three taluks. Prospects not favourable.

VIZAGAPUTAM.

Water-supply insufficient in some taluks. Sowing of paddy, rabi, masur, gram, lent, sunh, kora commencing or proceeding, or concluding and transplantation of rabi, sunh commencing, proceeding or concluding in parts. Agricultural operations backward when compared with those of a normal year. Standing crops showing. Harvested paddy, cotton fair. Pasture sufficient except in one taluk. Fodder available except in one taluk. Condition of cattle generally good. Employment available. Grain-stocks generally insufficient. Prospects slightly improved.

GOUDYARI.

Water-supply insufficient in two taluks and one division. Subsoil 21 feet above surface. Ploughing, sowing of dry crops, transplantation of paddy and preparing seed beds in progress in parts. Standing crops fair. Harvested paddy, cotton, kora to medium, cotton, oil seed, generally, cotton, indigo, normal. Pasture sufficient except in two taluks. Fodder available except in three taluks and one division. Condition of cattle good. Employment generally available. Grain-stocks sufficient. Prospects fair.

KOPPAL.

Water-supply sufficient. Khala 245 feet above surface. Sowing of dry crops and sunh and transplantation of paddy commencing. Standing crops fair. Harvest not secured. Pasture sufficient. Fodder available except in parts of one taluk. Condition of cattle good. Employment available except in parts of one taluk. Grain-stocks sufficient. Prospects poor to fair.

QUNTER.

Water-supply insufficient except in two taluks and one division. Harvesting, ploughing, sowing of dry crops, raising seed beds in progress in parts. One crop of paddy, cotton, normal. Pasture scarce except in one taluk and parts of three others. Fodder available. Condition of cattle generally good but kudu poor and neglected in several parts. In parts of one taluk. Employment available. Grain-stocks sufficient except in parts of one taluk. Prospects hopeful.

KURNOOL.

Water-supply insufficient. Trench 245 feet above surface. Sowing of dry crops and sunh commencing. Standing crops fair. Harvest not secured. Pasture scarce. Fodder available. Condition of cattle generally good, but neglected in some villages. Employment available. Grain-stocks generally sufficient. Prospects fair.

KANDAMALLE.

Water-supply sufficient. Ploughing in progress. Standing crops rabi. Harvest all. Pasture all; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

KELLARY.

Water-supply generally sufficient except in parts. Sowing of water, generally a of gram and lent, transplantation of rabi proceeding in parts. Standing crops fair. Harvested paddy, cotton fair. Pasture all; fodder available except in one taluk. Condition of cattle generally good but neglected in some villages. Employment available. Grain-stocks generally sufficient except in one taluk. Prospects fair.

KANDUR.

Water-supply sufficient for drinking purposes. Sowing of cotton proceeding in parts. Standing crops good. Pasture all; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

ANANTAPUR.

Water-supply insufficient except under tanks. Sowing of sugi, cholera, groundnut, cotton, millets, pulses, gingelly, sunn-hemp and ragi and transplantation of ragi under well- and canals proceeding in parts. Standing crops generally fair. Harvested paddy, cotton and tobacco; cotton bolls; pulses ready for sowing; fodder available. Condition of cattle generally good. Employment generally available. Grain-stocks not quite sufficient. Prospects bettered.

CHUDAPALL.

Water-supply generally insufficient. Ploughing; sowing of paddy, cotton, millets, pulses, cholera, sunn-hemp and pulses and transplantation and sowing of paddy and ragi proceeding in parts. Standing crops fair. Harvested paddy, tobacco, gingelly and cotton; cotton bolls; pulses ready; fodder available. Condition of cattle generally good, but understock generally in parts of one taluk. Employment available. Grain-stocks generally sufficient. Prospects generally fair.

SELOORA.

RE.

CHINGLEPUT.

Water-supply sufficient. Ploughing; sowing of gingelly, sunn-hemp and paddy under wells and transplantation of ragi and paddy proceeding in parts. Agricultural operations backward owing to early rains. Standing crops fair. Harvested paddy; cotton fair. Pulses sufficient; fodder available. Condition of cattle generally good but understock generally in parts of two taluks. Employment available. Grain-stocks sufficient but ragi not available in these taluks. Prospects fair.

MADRAS.

Grain-stocks—none sufficient, but ragi insufficient. Employment available.

SOUTH ARCOOT.

Water-supply insufficient except in parts. Ploughing and sowing; sowing of sunn-hemp, gingelly, groundnut, paddy and ragi; sowing of sugarcane, transplantation of ragi and paddy and weeding groundnut and sugarcane under wells proceeding in parts. Standing crops fair. Harvested paddy, groundnut, sunn-hemp and gingelly; cotton bolls. Patches sufficient except in parts of two taluks; fodder available except in parts of one taluk. Condition of cattle generally good but understock generally in parts of three taluks. Employment available. Grain-stocks sufficient except in two taluks and in parts of another. Prospects generally fair.

CHITTOOR.

Water-supply insufficient except in parts of one taluk and two divisions. Ploughing; sowing of cotton, groundnut and gingelly and transplantation of ragi, paddy and sugarcane proceeding in parts. Standing crops fair to good. Harvested sugarcane, cotton, groundnut, paddy, sunn-hemp and ragi; cotton bolls in normal. Patches available in parts of four taluks and mostly elsewhere; fodder available in one taluk and two divisions and mostly elsewhere. Condition of cattle fair to good; but understock and black-quater generally in parts of four taluks and one division. Employment available. Grain-stocks sufficient except in one taluk. Prospects generally fair and improved by recent rains.

NORTH ARCOOT.

Water-supply insufficient. Ploughing; sowing of sunn-hemp, cotton and gingelly and transplantation of paddy and ragi proceeding. Standing crops (insufficient not reported). Harvested paddy; cotton bolls; ragi and sunn-hemp, poor. Patches growing; fodder poor. Condition of cattle generally fair; but understock generally in parts of one taluk and one division. Employment available. Grain-stocks generally insufficient. More rain is needed.

MALEM.

Water-supply insufficient. Ploughing; sowing of sunn-hemp, cotton and gingelly and transplantation of ragi proceeding. Standing crops fair. Harvested cotton, sunn-hemp, ragi and paddy; cotton bolls. Patches sufficient except in parts of two taluks; fodder available. Condition of cattle generally fair, but understock generally in one taluk. Employment generally available. Grain-stocks sufficient except in parts of two taluks. More rain is needed.

COMBATJOUR.

Water-supply insufficient except under some tanks. Four feet of water in the Coleroon at Combs. Ploughing; sowing of sunn-hemp, cotton, cotton and pulses and transplantation of ragi, cotton and paddy proceeding in parts. Standing crops fair. Harvested cotton and pulses; cotton bolls; cotton and gingelly, low to normal. Patches sufficient except in four taluks; fodder available except in one taluk. Condition of cattle generally good. Employment available. Grain-stocks sufficient except in the taluks. Prospects fair.

TAKKASINAPOLY.

Water-supply sufficient except in parts. 10 feet of water over the Uradalank. Sowing of paddy, ragi, sunn-hemp, cotton, sunn-hemp and gingelly and transplantation of ragi proceeding in parts. Standing crops fair. Harvested paddy, cotton, cotton and sugarcane; cotton bolls; cotton bolls; cotton and gingelly, low to normal. Patches sufficient except in four taluks; fodder available except in one taluk. Condition of cattle good. Employment available. Grain-stocks sufficient except in one taluk. Employment available. Grain-stocks sufficient. Prospects fair.

TANJORE.

Water-supply sufficient except in parts. Height of water over the area of the northern and southern branches of the Coleroon at Lower Arcot 5 ft 6 in and correspondingly. Sowing of paddy and raising of paddy seedlings proceeding in parts. Standing crops generally fair. Harvested cotton, sunn-hemp, paddy and ragi; cotton bolls. Patches sufficient; fodder available. Condition of cattle generally good; but understock generally in parts of one taluk. Employment generally available. Grain-stocks generally sufficient. Prospects not very encouraging in parts of the district and somewhat indifferent in parts of one taluk.

TUNDURKOTTAI.

Water-supply insufficient. Condition of ragi, cotton and sunn-hemp proceeding in parts. Standing crops fair. Patches insufficient; fodder available. Condition of cattle good. Employment available. Grain-stocks available. Prospects not very encouraging.

MADURA.

Water-supply insufficient except in parts of three taluks and one division. Droughts through the Poygar river channel, not much. Ploughing not much as; sowing of rice, clover and cotton; excepting rice of rice and sowing of clover and cotton proceeding in parts. Standing crops fair. Harvested paddy, cotton and clover; cotton fair. Pasture generally sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks generally sufficient except in parts. Prospects fair.

RAMNAD.

Water-supply insufficient except in parts. Ploughing; sowing of cotton and generally under wells and transplantation of cotton proceeding in parts. Standing crops fair to good, but paddy withering in parts of one taluk. Harvested paddy, cotton and generally; cotton poor to fair. Pasture sufficient except in three divisions; fodder available. Condition of cattle generally good. Employment available. Grain-stocks generally insufficient. Prospects fair.

TIRUNELVELI.

Water-supply sufficient except in parts of one taluk. Flow over the Nandikottam point 100 ft. discharge adequate. Ploughing, sowing, and transplantation of paddy proceeding. Agricultural operations below normal in two taluks. Standing crops good. Harvested paddy; cotton poor. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available except in parts of one taluk. Grain-stocks sufficient except in parts. Prospects fair.

MALABAR.

Water-supply sufficient except in parts. First crop sowing proceeding. Standing crops fair. Pasture sufficient except in one taluk; fodder available. Condition of cattle generally good. Employment available. Grain-stocks fairly sufficient. Prospects fair.

SOUTH KANARA.

Water-supply insufficient except in parts. Ploughing, sowing and transplantation of first rice crop proceeding. Standing crops fair but seedlings damaged by insects in parts of one taluk. Harvest all. Pasture sufficiently fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

THIRAVANCOORE.

Water-supply and pastures sufficient. Sowing progressing. Condition of cattle good.

COCHIN.

Water-supply sufficient. Standing crops fair. Pasture sufficient; fodder available. Condition of cattle good.

THE NIGRIS.

Water-supply sufficient. Felling, manuring, pruning, weeding, sowing and transplantation proceeding. Standing crops fair. Harvested rice; cotton fair. Pasture sufficient. Fodder available. Condition of cattle fair, but no sheep or goats in parts of one division. Employment available. Grain-stocks sufficient. Prospects fair.

SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, SIMLA.

West India, 21st June 1919.—Rainfall very heavy Malabar; heavy South Kanara, Travancore, Cochin and (the) Hills; good, Ganjam, and Saurashtra; all Bengal, Orissa, Trichinopoly and Rannat; light to fair elsewhere. Standing crops fair generally, but withering or affected by insect pest in small areas in Rannat and South Kanara. Harvests of paddy, sugarcane and dry crops limited; cotton generally fair, but poor in parts of five districts. Sowings of paddy progressing on West Coast while cultivation of both paddy and dry crops elsewhere is limited. Condition of cattle good generally. Water insufficient except in Kistna, Chingapur, and (the) Hills. Pasture sufficient except in parts of fourteen districts. Fodder insufficient in parts of seven districts. Prices generally steady. Prospects slightly improved in Travancore, but continue bad in parts of Kistna; elsewhere fair generally. Numbers on three test works in Kistna 1,319; gratuitous relief 319; total 1,638.

Special report for Ganjam.—Relief works 25 Goomar, 12 Udayagiri, 17 Kallikata-Anagala in progress. Report for Kallikata-Anagala not received. Poor ryots, coolies, Khandas and Pano in Goomar mostly affected. People resorting freely to works. Condition of people and public health generally fair, though cholera, smallpox and influenza prevail in parts. Relief measures adequate. Distribution of cloths provided. Revenue suspended in Udayagiri and remissions granted in Goomar, where necessary. State loans being advanced. One test work with gratuitous relief in Khandas estate, Udayagiri taluk and another in progress for Pater, Birbi and Chaman estates of Chingapur taluk. Private relief also provided. Prices, rice 3-4 annas Goomar and 5-600 Udayagiri. Numbers on Chingapur test work 1,019; Khandas test 328; relief works 4,332; gratuitous relief incomplete, 66,574; total 115,553.

BUREAU OF STATISTICS
(R.S. Secy, E. Secy & Asst.),
Simla, 23rd June 1919.

P. SARAYANA MENON,
Secretary.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING SATURDAY JUNE 1924.

District.	Station.	Rainfall in inches.				Prices in Rupees (per 100 lbs) and Extent.											
		In the week.		To the 31st of the week from 1st April.		Rice.			Wheat.			Barley.			Oats.		
		Inch.	Average of 10 years ending 1913.	1913.	Average of 10 years ending 1913.	Average for district.	Last week.	This week.	Average for district.	Last week.	This week.	Average for district.	Last week.	This week.	Average for district.	Last week.	This week.
Gujarat.	Gandhinagar	2.8	1.8	10.7	8.0	0.1	4.4	4.8	12.5	8.8	8.8
	Vijaynagar	2.4	1.7	8.0	6.0	0.8	4.2	4.8	12.4	8.1	8.1	12.1	8.4	4.4
	Baroda	2.7	1.8	7.8	8.4	0.4	12.6	8.8	8.8
	Surat	2.8	2.8	7.3	8.7	0.8	13.2	8.8	8.8
	Porbandar	2.8	2.8	4.5	8.6	0.8	12.8	8.8	8.8
Bombay.	Karnal	2.8	2.7	2.7	3.8	0.6	4.0	4.4	..	7.0	6.8	17.4	8.2	8.8	14.1	8.8	5.0
	Bombay	4.1	5.8	8.0	8.0	..	7.0	7.0
	Belgaum	2.8	2.8	8.9	6.7	7.7	3.4	8.4	..	5.5	8.8	10.9	4.8	4.7	..	7.4	1.4
	Pandharpur	1.8	2.8	7.8	5.8	8.4	8.4
	Amalapur	0.5	0.8	5.8	5.8	8.1	4.5	4.5	17.6	8.8	8.8	8.7	8.8	8.8	14.8	8.8	..
Madras.	Chittoor	0.7	0.8	7.5	18.7	7.0	7.0	14.0	8.0	..
	Madurai	17.7	7.4	7.4
	Chingleput	0.1	0.8	2.0	2.5	6.8
	Madurai	0.8	0.8	1.0	4.5	7.7
	North Arcot	0.8	0.8	1.0	4.5	7.7
Central.	North Arcot	0.8	0.8	1.0	4.5	7.7
	Madurai	0.8	0.8	1.0	4.5	7.7
	Chingleput	0.1	0.8	2.0	2.5	6.8
	Madurai	0.8	0.8	1.0	4.5	7.7
	North Arcot	0.8	0.8	1.0	4.5	7.7
South.	North Arcot	0.8	0.8	1.0	4.5	7.7
	Madurai	0.8	0.8	1.0	4.5	7.7
	Chingleput	0.1	0.8	2.0	2.5	6.8
	Madurai	0.8	0.8	1.0	4.5	7.7
	North Arcot	0.8	0.8	1.0	4.5	7.7
West Coast.	North Arcot	0.8	0.8	1.0	4.5	7.7
	Madurai	0.8	0.8	1.0	4.5	7.7
	Chingleput	0.1	0.8	2.0	2.5	6.8
	Madurai	0.8	0.8	1.0	4.5	7.7
	North Arcot	0.8	0.8	1.0	4.5	7.7
Hills.	North Arcot	0.8	0.8	1.0	4.5	7.7
	Madurai	0.8	0.8	1.0	4.5	7.7
	Chingleput	0.1	0.8	2.0	2.5	6.8
	Madurai	0.8	0.8	1.0	4.5	7.7
	North Arcot	0.8	0.8	1.0	4.5	7.7

A as a group, B as a group.

* Average of the 10 years ending 1913-14.

† Average of 10 years.

(a) partial figures.

MAHARAJA'S REPORT AND PUBLISHED BY THE GOVERNMENT, GOVERNMENT PRESS.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 13.]

MADRAS, TUESDAY EVENING, JUNE 24, 1919.

[PART, 4 no. 2 p.

Part IV.—Proceedings of the Madras Legislature.

CONTENTS.

Act No. IV of 1919.—The Madras City Municipal Act, 1919	107
---	-----

Act of the Governor of Fort St. George in Council.

The following Act of the Governor of Fort St. George in Council received the assent of the Governor on the 26th March 1919 and that of the Governor-General on the 2nd June 1919 and is hereby promulgated for general information:—

MADRAS CITY MUNICIPAL ACT, 1919.

TABLE OF CONTENTS.

REVENUE.

PREAMBLE.

PART I.

CHAPTER I.—PREAMBLES.

1. Title and extent.
2. Repeal of enactments.
3. Definitions.

PART II.—CONSTITUTION AND GOVERNMENT OF THE CORPORATION.

CHAPTER II.—THE MUNICIPAL ADMINISTRATION.

Composition of the Corporation.

4. Enumeration of authorities.
5. Constitution of council.
6. Constitution of standing committees.
7. Definition of composition.

*The Several Authorities.**The Commissioner.*

8. Term of office of commissioner.
9. Powers of commissioner.
10. Custody of records.
11. Extraordinary powers of commissioner.
12. Duty of commissioner.
13. Salary of commissioner.
14. Leave of commissioner.
15. Service regulations of commissioner.
16. Delegation of commissioner's ordinary powers.
17. Requisition of control in respect of powers delegated.
18. Delegation of commissioner's extraordinary powers.

The Standing Committee.

19. Election of standing committee.
20. Functions of standing committee.
21. Construction of references to standing committee.
22. Delegation of powers to commissioner by standing committee.

The Council.

23. Functions of council.
24. Obligation laid on remaining restricted authorities to carry out resolutions of council.
25. Duties and powers of individual councillors.
26. Requisition by council or a standing committee for commissioner's records.
27. Council's power to call for records of commissioner.

Provisions common to the Council and the Standing Committee.

28. Election of President and Chairman.
29. Term of office of President and Chairman.
30. Resignability of President and Chairman.
31. Rules and regulations for proceedings of council and standing committee.
32. Presidency of council and standing committee.
33. Commissioner's right to attend and take part in discussion but not to move resolutions or to vote.
34. Commissioner is eligible from taking part in discussion and voting on questions in which they are personally interested.
35. Power to suspend.
36. Saving of validity of proceedings.

The President of the Council.

37. Functions of the President.
38. President to be member of all committees.

Administration Report.

39. Submission of administration report to Local Government.

Powers of the Governor in Council.

40. Local Government's power to call for records.
41. Local Government's power to cause inspection to be made.
42. Local Government's power to direct the taking of action.
43. Local Government's power to appoint a person to take action in default of response of corporation.
44. Submission of copies of proceedings, resolutions and by-laws to Local Government; Local Government's power to cause resolutions and by-laws.

*CHAPTER III.—ELECTION AND APPOINTMENT OF COUNCILLORS.**Qualifications and Disqualifications of Voters, Candidates and Councillors.*

45. Thirty electoral divisions.
46. Election of one councillor for each division.
47. Publication of electoral roll.
48. General qualification to vote.
49. Personal qualifications to vote.
50. Disqualification of voters.
51. Qualification of candidates.
52. Disqualification of candidates.
53. Disqualification of councillors.
54. Review of questions of disqualification of councillors by the Chief Judge of Small Claims Court.

General Rules for Election and Appointment.

55. Election of divisional councillors.
56. Procedure on failure of election.
57. Election of some persons for more than one division.

General Rules for Election and Appointment—cont.

55. Procedure in case of equality of votes.
56. Power of Local Government to make standing rules.
57. Term of office of councillors other than divisional councillors.
58. Filling vacancy in office of councillor other than divisional councillor.

Election Officers.

59. Oath in respect of electoral law.
60. Infringement.
61. Undue influence.
62. Prohibition of voting and personation.
63. Infringement of secrecy of election.
64. Offences by polling officers.
65. Falsifying result of election.
66. Proceedings before magistrates.
67. Appeal to the High Court.
68. Order of disqualification.

CHAPTER IV.—GENERAL POWERS OF MUNICIPAL AUTHORITIES AS TO PROPERTY, CONTRACTS, ESTABLISHMENT.

Property.

69. Restrictions as to expropriation.
70. Limitation of power to accept property in trust.
71. Acquisition of property and interests therein.
72. Disposal of property and interests therein.
73. Procedure for acquisition of immovable property under the Land Acquisition Act, 1894.

Contracts.

74. Power of council to determine whether works shall be executed by contract.
75. Power of the several authorities to sanction estimates.
76. Works costing more than 50,000 rupees.
77. General provisions regarding contracts.
78. Mode of making contracts.
79. Invitation of tenders.
80. Setting of certain irregularities.
81. Security for performance of contracts.

Establishment.

82. The Health Officer, the Engineer, and the Revenue Officer.
83. Special superior appointments.
84. Time within which vacancy in superior appointment must be filled up.
85. Removal and leave, pecuniary and leave contributions of superior officers.
86. Power of Local Government to appoint special health officers.
87. Appointments to cooperation establishment.
88. Establishment schedule.
89. Rotation of employment of establishment.
90. Contributions towards cooperative establishment.
91. Contributions in respect of Government services.
92. Power of standing committee to frame service regulations.
93. Power to grant leave to establishment.
94. Power to grant leave to establishment.

PART III.—TAXATION AND FINANCE.

CHAPTER V.—TAXATION.

Assessment of Taxes.

95. Assessment of taxes, duties and tolls.

The Property Tax.

96. The consolidated property tax.
97. Method of assessment of property tax.
98. General exemptions.
99. Special exemptions and alternative basis of property tax.
100. Property tax a first charge on property and metes.
101. Payment of property tax in half-yearly instalments.
102. Vacancy residence.
103. Obligation of transferee and transferee to give notice of transfer.
104. Owner's obligation to give notice of construction or reconstruction of building.
105. Owner's obligation to give notice of demolition of building and liability on failure.
106. Commissioner's power to call for information and to enter upon premises.

Tax on Companies.

107. Taxation of companies trading for sixty days in half-year on their capital.

Profession Tax.

111. License tax on professions, arts, trades, callings and occupations.
 112. Liability of member of firm or individual jointly for profession tax.

Provision common to Companies' and Professions Tax.

113. Payment when due and notice to pay.
 114. Requisition on owner or occupier to furnish list of persons liable to tax.
 115. Requisition on employers or their representatives to furnish list of persons liable to tax.

Tax on Carriages and Animals.

116. General provisions regarding tax on carriages and animals.
 117. Liability to tax according to period for which carriage or animal has been kept.
 118. Exemptions.
 119. Composition.
 120. Requisition on occupier to furnish statement of persons liable to tax.
 121. Grant of license on payment of tax.
 122. Power to require numbers to be affixed to bicycles, etc.
 123. Obligation of Commissioner of Police to satisfy himself of payment of municipal tax on hackney carriages before registering it.

Tax on Carts.

124. (1) Registration of carts.
 (2) Fee for registration.
 (3) Affixing number on carts.
 (4) Notification of days of registration.
 (5) Entry of registration in book.
 (6) Suspension of register.
 125. Exemptions.
 126. Power to remit tax on cart kept for less than fifteen days or not used.

Tax on Motor Carriages and Carts and Hauling machines.

127. Seizure of vehicles not bearing numbers.
 128. Penalties after seizure.

Tax on Traders.

129. Tax on traders.
 130. Table.
 131. Levy of tolls.
 132. Construction of toll-lane and collection of tolls.
 133. Procedure on non-payment of toll.
 134. Attempts to evade payment of tolls.
 135. Table of tolls.

Duty on Transfers of Property.

136. Method of assessment of duty on transfers of property.
 137. Provisions applicable to the introduction of transfer duty.
 138. Power to make rules regarding assessment and collection of transfer duty.
 139. Rules in Schedule IV.

*CHAPTER VI.—FINANCE.**The Municipal Fund.*

140. Definition of Municipal Fund.
 141. Audit of accounts.
 142. Financial rules.

Loans.

143. Power of corporation to borrow money.
 144. Terms for repayment of money borrowed under Finance Act
 145. Limit of borrowing powers.
 146. Power and effect of debentures.
 147. Payment to survivors of joint payers.
 148. Receipt by joint holder for interest or dividend.
 149. Maintenance and investment of sinking funds.
 150. Application of sinking fund.
 151. Annual statement by trustees.
 152. Power of corporation to consolidate loans.
 153. Priority of payments for interest and repayment of loans over other payments.
 154. Attachment of Municipal Fund for recovery of money borrowed from Government.

Budget.

155. Estimates of expenditure and income to be prepared annually by the commissioners.
 156. Budget estimate to be prepared by the standing committee.
 157. Consideration of budget estimate by the council.
 158. Procedure of council.
 159. Obligation to pass budget before the beginning of the year.
 160. Council may pass supplemental budget.

Budget—cont.

160. Rule as to suspended budget grants.
 161. Endowment or transfer of budget grants.
 162. Re-adjustment of income and expenditure to be made by the corporation during the course of the official year whenever necessary.

PART IV.—PUBLIC HEALTH, SAFETY AND CONVENIENCE.

CHAPTER VII.—WATER-SUPPLY, LIGHTING AND DRAINAGE.

Public Water-supply.

163. Vesting of works in corporation.
 164. Construction of water-works.
 165. Provision of gratuitous supply of drinking water.
 166. Trespass on water-supply premises.
 167. Prohibition of building over water-works.

Private Water-supply.

168. Control over house connections.
 169. Private water-supply for domestic consumption and use and powers of commissioner to enforce provision of water-supply.

Private Water-supply for non-domestic purposes.

170. Commissioner's power to supply water for non-domestic purposes at rates fixed by standing committee.

Supply in special areas.

171. Supply to local authorities.

Cutting off Water-supply.

172. Power to cut off water-supply.
 173. Non-liability of corporation when supply reduced or not made in certain cases.

Lighting.

174. Provision for lighting public streets, etc.

Public Drainage.

175. Vesting of drains in corporation.
 176. Maintenance of system of drainage by the corporation.

Private Drainage.

177. Control over house-drains, privies and cess-pits.
 178. Connection of house-drains with public drains.
 179. Commissioner's power to close premises in violation.
 180. Commissioner's power to close or limit the use of existing private drains.
 181. Building, etc., not to be erected without permission over drains.
 182. Construction of culverts by owner or occupier.
 183. Maintenance of troughs and pipes for carrying water.

Public Latrines.

184. Provision of public latrines.
 185. Licensing of public latrines.

Private Latrines.

186. Provision of latrines by owner or occupier.
 187. Provision of latrines and urinals for labourers.
 188. Provision of latrines and urinals for markets, cart-stands and cattle-stands.
 189. Latrines to be removed from view.

General Powers.

190. Power to carry wires, pipes, drains, etc., through private property subject to crossing as to the inconvenience as possible and paying for direct damage.
 191. Prohibition against making connections without permission.
 192. Power to require railway level, etc., to be raised or lowered.
 193. Powers of corporation in respect of works outside the city.

CHAPTER VIII.—SCAVENAGE.

194. Provision of places of deposit for rubbish and filth.
 195. Public notice ordering deposit of rubbish and filth as occupier.
 196. Removal of rubbish and filth constituting a large quantity on premises.
 197. Contract with owner or occupier for removal of rubbish and filth.
 198. Provision for daily cleansing of streets and removal of rubbish and filth.
 199. Rights of property of corporation in things deposited in receptacles.
 200. Provisions as to removal of rubbish and filth.
 201. Maintenance of establishment for removal of rubbish and filth.
 202. (1) Prohibition against accumulation of rubbish or filth on premises.
 (2) Prohibition against irregular methods of depositing rubbish or filth.
 (3) Prohibition against irregular removal of rubbish or filth.

203. (4) Prohibition against deposit of rubbish or filth in unsanctioned place or manure.
 (5) Prohibition against keeping rubbish or filth for more than twenty-four hours, or in unsanctioned place or manner.
 (6) Prohibition against throwing sewage to flow in streets.

CHAPTER IX.—STREETS.

Public Streets.

201. Vesting of public streets and their appurtenances in corporation.
 202. Maintenance and repair of streets.
 203. Powers of authorities in regard to streets.
 204. Power to dispose of permanently closed streets.
 205. Acquisition of land and buildings for improvement of streets.
 206. Power to prescribe building line and street alignment.
 207. Restrictions on erection of or addition to buildings within street alignment or building line.
 208. Settling back projecting buildings or walls.
 211. Settling buildings forward to improve line of street.
 212. Projected streets.
 213. Temporary closure of streets.
 214. Provisions of appurtenances and materials of streets.

Private Streets.

215. Owner's obligation to make a street when disposing of land as building site.
 216. Making of new private streets.
 217. Alteration or abolition of street made on breach of section 216.
 218. Power of commissioner to order work to be carried out or to carry it out himself in default.
 219. Right of owners to require streets to be declared public.

Restrictions on Streets.

220. Prohibition against obstructions in streets.
 221. Prohibition and regulation of doors, grates, fire windows and bars opening outwards.
 222. Removal of encroachments.
 223. Power to stop certain projections and encroachments.
 224. Provisions during repair of streets.
 225. Prohibition against removal of bars and lights.
 226. Making holes and causing obstructions.
 227. Licenses for work on buildings likely to cause obstruction.

Naming Streets and Numbering Buildings.

228. Naming of public streets.
 229. Numbering of buildings.

CHAPTER X.—BUILDING REGULATIONS.

General Powers.

230. Building rules.
 231. Power of corporation to regulate future construction of certain classes of buildings in particular streets or localities.
 232. Buildings at corner of streets.
 233. Prohibition against use of inflammable materials for buildings without permission.

Buildings other than huts.

234. Application to construct or re-construct building.
 235. Necessity for prior approval of the site.
 236. Prohibition against commencement of work without permission.
 237. Period within which commissioner is to signify approval or disapproval.
 238. Period within which commissioner is to grant or refuse to grant permission to execute work.
 239. Reference to standing committee if commissioner delays grant or refusal of approval or permission.
 240. Grounds on which approval of site for, or license to construct or re-construct building, may be refused.
 241. Special powers for extending permission to construct buildings.
 242. Lapse of permission if not acted upon within one year.
 243. Inspection by commissioner.
 244. Power of commissioner to require alteration of work.
 245. Stoppage of work endangering human life.
 246. Where provisions not applicable to huts.

Walls.

247. Application of certain sections to walls.

Huts.

248. Application to construct or re-construct huts.
 249. Prohibition against commencement of work without permission.

Water—cont.

250. Period within which commissioner is to grant or refuse to grant permission to execute the work.
251. Reference to standing committee if commissioner delays grant or refusal of permission.
252. Grounds on which permission is refused or is refused to be renewed.
253. Term of permission if not acted upon within six months.

External Walls, Alterations and Additions.

254. Maintenance of external walls in repair.
255. Application of provisions to alterations and additions.

*Power of Commissioner.**

256. Description of alteration of building or wall work unlawfully commenced, carried on or completed.

Penalties.

257. Penalties.

**CHAPTER XI.—NUISANCES,
Dangerous Buildings, Trees and Fences.**

258. Provisions in case of dangerous buildings.
259. Provisions in case of dangerous trees.
260. Provisions in case of dangerous tanks, wells, holes, etc.
261. Provisions against fire.
Control over waters, etc.
262. Prohibition of construction of wells, tanks, etc., without the commissioner's permission.
263. Power to stop dangerous carrying.
264. Power to order filling in of pools, etc., which are a nuisance and regulation of agriculture within city.
265. Power to order standing of temporary private tank or well used for drinking.
266. Duty of commissioner in respect of public well or receptacle of stagnant water.
267. Provisions against or regulation of washing animals or clothes or fishing in river or stream.
268. Provisions against contaminating water-supply.

Control over abandoned lands, withdrawn hedges, etc.

269. Unenclosed buildings or lands.
270. Removal of fire or noxious vegetation.
271. Fencing of holdings or lands and pruning of hedges and trees.

Control over temporary buildings.

272. Limitation and clearing of buildings.
273. Further powers with reference to temporary buildings.
274. Buildings unfit for human habitation.
275. Abatement of overcrowding in dwelling-houses or dwelling-places.

General.

276. Power of commissioner to use or sell materials of dangerous building taken down, etc.
277. Limitation of compensation.

CHAPTER XII.—LICENSES AND FEES.

General Provisions as to Licenses.

278. Exemption of Government lands taking out license.

Lodging Houses.

279. Prohibition in respect of lodging houses.

Keeping of Animals.

280. Provisions in respect of keeping and feeding animals.
281. Destruction of stray pigs and dogs.
282. Licenses for places in which animals are kept.
283. General powers of control over stables, cattle-sheds and cow-houses.
284. Power to direct discontinuance of use of building as a stable, cattle-shed or cow-house.
285. Provisions of public cattle-stands and sheds.
286. Removal of carcasses of dead animals.

Factories and Factories.

287. Provisions for which places may not be used without license.
288. Provisions against erection without permission of machinery which may cause nuisance.
289. Power to prohibit working of factory by night and using of fire-brick, etc., for fuel.

Depots for Combustibles.

290. License for depots for combustibles.

Feeding and Eating.

291. Provision of places for feeding and for washing animals.
 292. Provision of public wash-houses.
 293. Prohibition against washing by washwomen at unauthorized places.
Slaughter-houses.
 294. Provision of municipal slaughter-houses.
 295. License for slaughter-houses.
 296. Slaughter of animals during festivals and ceremonies.
 297. Slaughter of animals for sale or food.
 298. Slaughter of animals for religious ceremony.

The Mill Trade.

299. Regulation of mill trade.

Markets, Butchers' Shops, &c.

300. Public markets.
 301. Powers of municipal authorities in respect of public markets.
 302. Commissioner's control over public markets.
 303. Establishment of private markets.
 304. Licensing of private markets.
 305. Sale in unlicensed private market.
 306. Powers of commissioner in respect of private markets.
 307. Suspension or refusal of license in default.
 308. Power of commissioner to make regulations for markets, butchers, slaughter-houses and places set apart for sale of animals.
 309. Butchers', fishmongers', and poultrymen's houses.
 310. Power to prohibit or regulate sale of articles in public streets.

Inspection of places for sale, &c.

311. Duty of commissioner to inspect.
 312. Powers of commissioner for purposes of inspection.
 313. Preventing inspection by commissioner.
 314. Power of commissioner to seize diseased animal, various food, &c.
 315. Removing or interfering with articles seized.
 316. Power to destroy articles seized.
 317. Production of articles, &c., seized before magistrates and powers of magistrates to deal with them.

Disposal of the Dead.

318. Registration or marking of swarming places for disposal of dead.
 319. Licensing of places for disposal of dead.
 320. Provisions of burial and burning grounds and cemeteries within or without the city by the corporation.
 321. Register of registered, licensed and protected places and prohibition of use of other places.
 322. Report of burials and burials.
 323. Prohibition against washing of wash or graves in place of worship.
 324. Prohibition against use of burial and burning grounds dangerous to health or overcrowded with graves.
 325. Prohibition against burial or burning contrary to Act or by-laws.
 326. Grave-digger's license.

CHAPTER XIII.—VITAL STATISTICS AND THE PREVENTION OF DISEASE.

Vital Statistics.

327. Compulsory registration of vital statistics.
 328. Causes.

Dangerous Diseases.

329. Power to notify "dangerous diseases."
 330. Obligation of medical practitioners or owner or occupier to report dangerous disease.
 331. Power of entry into suspected places.

Prevention of Infection.

332. Provision of conveyances for carriage of patients.
 333. Power to order removal of patients to hospital.
 334. Disinfection of buildings and articles.
 335. Destruction of beds and shade when necessary.
 336. Provision of places for disinfection and power to destroy infected articles.
 337. Prohibition against transfer of infected articles.
 338. Prohibition against diseased persons entering public conveyances.
 339. Disinfection of public conveyances after carriage of patients.
 340. Letting of infected buildings.
 341. Power to order closure of places of public entertainment.
 342. Minor suffering from dangerous disease not to attend school.
 343. Provisions as to library books.

Sanctions.

- 244. Compulsory vaccination.
- 245. Obligation to give information of smallpox.
- 246. Prohibition of inoculation for smallpox.

PART V.—SUBSIDIARY LEGISLATION AND PENALTIES.

CHAPTER XIV.—RULES, BY-LAWS AND REGULATIONS.

Rules and Regulations.

- 247. Power of Governor in Council to make rules.
- 248. Making of rules after previous publication.

By-laws.

- 249. Power of council to make by-laws.
- 250. Power to give retrospective effect to certain by-laws.
- 251. Penalty for breach of by-laws.
- 252. Confirmation of by-laws by Local Government.
- 253. Conditions precedent to making of by-laws.

Publication of Rules, By-laws and Regulations.

- 254. Publication of by-laws or rules.
- 255. Publication of regulations.
- 256. Publication of by-laws, rules and regulations.

CHAPTER XV.—PENALTIES.

- 257. General provisions regarding penalties specified in the schedules.
- 258. Penalty for voting when previously interested and acting as remainder when disqualified.
- 259. Penalty for acquisition by municipal officer of interests in real estate or work.
- 260. Penalty for wilfully procuring disqualification.
- 261. Penalty for wilful neglect of duties.
- 262. (1) Notice to members before discharge.
- 263. (2) Penalty for withdrawal of members without notice.
- 264. Application of sub-sections (1) and (2) to other municipal officers.
- 265. Wrongful restraint of commissioner and his delegates.

PART VI.

CHAPTER XVI.—PROCEDURE AND MISCELLANEOUS.

Licenses and Permissions.

- 266. General provisions regarding licenses, regulations and permissions.

Appeals.

- 267. Appeals from commissioner to standing committee.
- 268. Limitation of time for appeal.

Commissioner's Power to summon.

- 269. Summons to attend and give evidence or produce documents.

Procedure.

- 270. Form of notices and permissions.
- 271. Proof of consent of municipal authorities or municipal officer.
- 272. Signature on documents.
- 273. Publication of notices.

Service or delivery of Notices, etc.

- 274. Method of serving documents.

Relation of Occupier to Owner.

- 275. Recovery by occupier of sum payable from owner.
- 276. Obligation of owner by occupier.
- 277. Exemption of work by occupier in default of owner.

Commissioner's Power of Entry.

- 278. Power of entry to inspect, survey or execute the work.
- 279. Power of entry on lands adjacent to works.

Commissioner's Power to execute in default.

- 280. Time for complying with order and power to enforce in default.
- 281. Recovery of expenses from persons liable and limitation on liability of occupier.
- 282. Power of commissioner to agree to remove payment of expenses in instalments.
- 283. Power to declare expenses on certain work improvement expenses.

Commissioner's Power to create in Agents—cont.

- 384. Improvement expenses by whom payable.
- 385. Redemption of charge for improvement expenses.
- 386. Relief to agents and trustees.

Payment of Compensation, &c., by and to the Corporation.

- 387. Recovery of sums due to town.
- 388. Determination by Small Claims Court of sums payable.
- 389. Proceedings before Small Claims Court.
- 390. Recovery of sums payable by distress.

Provisions regarding Municipal Proceedings.

- 391. Proceedings by municipalities.
- 392. Period of limitation for making requisitions.
- 393. Objections of officers.
- 394. Imprisonment in default of payment and application of fines.
- 395. Payment of compensation for damages to municipal property.

Legal Proceedings in General.

- 396. Recovery of tax, &c., by suit.
- 397. Institution of suits against municipal authorities, officers and agents.
- 398. Provisions respecting institutions, &c., of civil and criminal actions and obtaining legal advice.

Protecting Citizens.

- 399. Indemnity to municipal authorities, officers and agents.
- 400. Liability of commissioners and councillors for loss, waste or misapplication.
- 401. Effect of indemnities.

Police.

- 402. Duties of police officers.
- 403. Power of police officers to arrest persons.
- 404. Exercise of power of police officers by municipal servants.

Miscellaneous.

- 405. Application of term 'public servant' to municipal officers, agents and sub-agents.
- 406. Prohibition against obstruction of municipal contractor.
- 407. Prohibition against removal of work.
- 408. Prohibition against removal or substitution of notice.
- 409. Prohibition against wantonness dealings with public places or materials.

Transitional and Temporary Provisions.

- 410. Passing of property and rights to corporation, as re-constituted.
- 411. Proceeding for recovery of arrears of taxes, &c.
- 412. Commencement of Act.
- 413. Provisions for first constitution of corporation under Act.

SCHEDULES.

Schedule I. Exemptions repealed.

Schedule II. Rules regarding proceedings of the council and committees.

Schedule III. Areas and boundaries of the Explanade.

Schedule IV. Taxation rules.

Schedule V. Financial rules.

Schedule VI. Provisions for which powers may not under section 337 be used without a license.

Schedule VII. Ordinary penalties.

Schedule VIII. Penalties for contravening bye-laws.

MADRAS CITY MUNICIPAL ACT, 1913.

ACT No. IV of 1913.

An Act to consolidate and amend the law relating to the Municipal affairs of the City of Madras.

WHEREAS it is expedient to consolidate and amend the law relating to the municipal affairs of the City of Madras and whereas the previous sanction of the Governor-General has been obtained under section 79 of the Government of India Act, 1913, to the passing of this Act; It is hereby enacted as follows:—

Proviso.

PART I.

CHAPTER I.—PRELIMINARY.

1. (1) This Act may be called the Madras City Municipal Act, 1913.
- (2) Except as hereinafter expressly provided it extends only to the City of Madras.
2. The enactments mentioned in schedule I are repealed to the extent specified in the fourth column thereof.
3. In this Act, unless there is anything repugnant in the subject or context—
 - (1) "Appoint" includes to appoint temporarily or in an officiating capacity.
 - (2) "Appointment" includes temporary and officiating appointments.
 - (3) "Budget grant" means any sum entered on the expenditure side of a budget estimate which has been adopted by the council.
 - (4) "Building" includes a house, out-house, stable, latrine, shed, hut, wall (other than a boundary wall not exceeding eight feet in height) and any other such structure, whether of masonry, bricks, wood, mud, metal or any other material whatsoever.
 - (5) "Building-line" means a line which is in rear of the street-alignment and to which the main wall of a building abutting on a street may lawfully extend.
 - (6) "Carriage" includes any wheeled vehicle with springs or other appliances acting as springs; and any kind of motor-car, motor lorry, motor-omnibus, motor-cycle, bicycle, tricycle and rickshaw.
 - (7) "Cart" includes any wheeled vehicle which is not a "carriage."
 - (8) "Canal vacancy" means a vacancy occurring otherwise than by efflux of time in the office of a divisional councillor or in any other elective office, and "Canal election" means an election held on the occurrence of a canal vacancy.
 - (9) "City of Madras" or "City," means the area declared by the Governor in Council by notification to be the City of Madras but excludes Port St. George with the piers.
 - (10) "Dangerous disease" means—
 - (a) cholera, plague, smallpox, tuberculosis, diphtheria, enteric fever, typhoid fever, and similar, and
 - (11) "Filth" includes sewage, night-soil, dung, dirt, putrid and putrefying substances and all offensive matter.
 - (12) "Flat" means any building which is constructed principally of wood, mud, leaves, grass or thatch and includes any temporary structure of whatever size or any small building of whatever material made which the council may declare to be a flat for the purposes of this Act.
 - (13) "Latrine" includes privy, water-closet and urinal.
 - (14) "Municipal office" means the principal office of the corporation.

This act extends.

Extent of enactments.

Definitions.

"Appoint."

"Appointment."

"Budget grant."

"Building."

"Building-line."

"Canal vacancy."

"Canal election."

"City of Madras."

"Dangerous disease."

"Filth."

"Flat."

"Latrine."

"Municipal office."

- "Occupier." (15) "Occupier" includes any person for the time being paying, or liable to pay to the owner the rent or any portion of the rent of the land or building or part of the same in respect of which the word is used.
- "Ordinary election." (16) "Ordinary election" means an election held to fill a vacancy in the office of divisional councillor or in any other elective office arising by efflux of time.
- "Owner." (17) "Owner" includes (a) the person for the time being receiving, or entitled to receive whether on his own account or as agent, trustee, guardian, manager or receiver for another person or for any religious or charitable purpose the rent or profits of the property, in connexion with which the word is used, (b) the person for the time being in charge of the animal or vehicle, in connexion with which the word is used.
- "Prescribed." (18) "Prescribed" means prescribed by the Governor in Council by rules made under this Act.
- "Private street." (19) "Private street" means any street, road, square, court, alley, passage or riding-path which is not a "public street" but does not include a pathway made by the owner of premises on his own land to secure access to or the convenient use of such premises.
- "Public street." (20) "Public street" means any street, road, square, court, alley, passage or riding-path whether a thoroughfare or not, over which the public have a right of way, and includes—
(a) the roadway over any public bridge or causeway,
(b) the foot-way attached to any such street, public bridge or causeway;
and
(c) the drains attached to any such street, public bridge or causeway and the land, whether covered or not by any pavement, tarmac, or other structure, which lies on either side of the roadway up to the boundaries of the adjacent property, whether that property is private property or property belonging to Government.
- "Railway." (21) "Railway" includes a tramway.
- "Reconstruction." (22) "Reconstruction" of a building includes—
(a) the re-erection wholly or partially of a building after more than one-half of its cubical content has been taken down or burnt down or has fallen down, whether at one time or not;
(b) the re-erection, wholly or partially of any building of which its outer wall has been taken down or burnt down or has fallen down to or within ten feet of the ground adjoining the lowest story of the building, and of any frame building, which has so far been taken down or burnt down or has fallen down as to leave only the frame-work of the lowest story;
(c) the conversion into a dwelling-house or a place of public worship of any building not originally constructed for human habitation or for public worship, as the case may be, or the conversion into more than one dwelling-house of a building originally constructed as one dwelling-house only or the conversion of a dwelling-house into a factory;
(d) the re-conversion into a dwelling-house or a place of public worship or a factory of any building which has been discontinued as, or appropriated for any purpose other than, a dwelling-house or a place of public worship or a factory, as the case may be;
- "Residence." (23) A person is deemed to have his "residence" or to "reside" in any house if he sometimes uses any portion thereof as a sleeping apartment, and a person is not deemed to cease to reside in any such house merely because he is absent from it or has elsewhere another dwelling in which he resides, if he is at liberty to return thereto at any time and has not abandoned his intention of returning.
- "Rubbish." (24) "Rubbish" means dust, ashes, broken bricks, mortar, broken glass, and refuse of any kind which is not "filth."
- "Salary." (25) "Salary" means pay and sitting pay, or payment by way of commission, and includes exchange compensation allowances, but not allowances for house-rent, carriage hire, or travelling expenses.
- "Street alignment." (26) "Street alignment" means a line dividing the land comprised in and forming a part of a street from the adjoining land.
- "Year." (27) "Year" means the financial year.

PART II.

CONSTITUTION AND GOVERNMENT OF THE CORPORATION.

CHAPTER II.—THE MUNICIPAL AUTHORITIES.

Composition of the Corporation.

4. The municipal authorities charged with carrying out the provisions of this Act are—

- (a) a council,
- (b) standing committees of the council,
- (c) a commissioner.

5. (1) The council shall consist of fifty Councillors elected or appointed as follows—

- (a) thirty elected (several) councillors,
- (b) three elected by the Madras Chamber of Commerce,
- (c) three elected by the Madras Trade Association,
- (d) two elected by the South Indian Chamber of Commerce,
- (e) three elected or appointed by such other associations or corporate bodies as the Governor in Council may by notification direct.

(2) The council shall by name of the "Corporation of Madras" be a body corporate, and have perpetual succession and a common seal and may by such name sue and be sued.

6. There shall be four standing committees dealing respectively with (1) taxation and finance, (2) works, (3) health and (4) education.

7. The commissioner shall be appointed by the Governor in Council and shall not be a member of the council.

The General Authorities.

The Commissioner.

8. (1) The commissioner shall hold office for a renewable period of three years.
(2) The Governor in Council may at any time remove the commissioner from office and shall do so if at a special meeting of the council asked for the purpose not less than 33 Councillors vote for such removal.

9. Subject, wherever it is hereinafter expressly directed, to the sanction of the council or the standing committee as the case may be, and subject to all other restrictions, limitations and conditions hereinafter imposed, the executive power for the purposes of carrying out the provisions of this Act shall be vested in the commissioner, who shall also perform all the duties and exercise all the powers specifically imposed or conferred on him.

10. The commissioner shall be responsible for the custody of all the records of the corporation including all papers and documents connected with the proceedings of the council, the standing committees and other committees, and shall arrange for the performance of such duties relative to the proceedings of the said bodies as they may respectively impose.

11. The commissioner may, in case of emergency, direct the execution of any work or the doing of any act which would ordinarily require the sanction of one of the other municipal authorities and the immediate execution or doing of which is, in his opinion, necessary for the service or safety of the public and may direct that the expense of executing the work or of doing the act shall be paid from the municipal fund.

Provided that he shall report forthwith the action taken under this section and the reasons therefor to such other authority.

- Duty of Commissioner.** 12. The commissioner shall devote his whole time and attention to the duties of his office, and shall not engage in any other profession, trade or business whatever;
 Provided that this section shall not apply to any person appointed to officiate as commissioner for a period not exceeding three months.
- Salary of Commissioner.** 13. The commissioner shall be paid out of the municipal fund such salary and allowances not exceeding Rs. 2,500 per annum in the aggregate as may from time to time be fixed by the Governor in Council.
- Leave of Commissioner.** 14. (1) Leave may be granted to the commissioner by the Governor in Council.
 (2) Whenever such leave is granted, the Governor in Council shall appoint some person to officiate in his place.
- Superannuation of Commissioner.** 15. (1) If the commissioner is a civil or military officer in the service of the Government, the Government shall contribute to his leave allowances, pension and provident fund to the extent required by the regulations of the Governor-General in Council for the time being in force with respect to civil or military officers.
 (2) If the commissioner is not a civil or military officer in the service of the Government, his leave and leave allowances, his superannuation or retirement, his gratuity or pension and the proportions of his pensionary or provident fund contribution payable respectively from his salary and from the municipal fund shall be governed by regulations framed by the Governor in Council.
- Provided that—**
 (a) the amount of any such leave and leave allowances, gratuity or pension shall in no case without the special sanction of the Governor-General in Council exceed what would be admissible in the case of Government servants of similar standing and status; and
 (b) the conditions under which such allowances are granted or any leave, superannuation or retirement is sanctioned shall not without similar sanction be more favourable than those for the time being prescribed for such Government servants.
- Delegation of powers, duties or functions of Commissioner.** 16. The commissioner may delegate to the holder of any municipal office any of his ordinary powers, duties or functions except those conferred or imposed upon, or vested in him by the following provisions, namely, sections 25 (3), 56, 56, 57, 58, 73 (8) and (4), 74, 75, 154, 169 (2), 178 (2) and (3), 179, 180, 184, 195, 211, 212, 256, 262, 271, 275, 282, 283, 284, 287, 288, 289, 290, 292, 293, 294, 306, 308, 310, 312, 313, 314, 315, 320, 321, 322, schedule IV, rule 14, schedule V, rules 13 and 14.
- Provided that—**
 (a) such delegation shall be in writing and shall specify the name or official designation of the person to whom the delegation is made;
 (b) the commissioner shall not delegate his power under section 50 to make appointments to offices carrying a salary of more than fifty rupees per annum;
 (c) the commissioner shall not delegate to the holder of any office his power under section 56 to hire, reduce, suspend, remove or dismiss any employee, or his power under section 97 to grant leave of absence to any employee, unless such employee was appointed by the holder of such office by virtue of a delegation of the commissioner's powers of appointment;
 (d) the commissioner shall not delegate his power under section 80 to make on behalf of the corporation any contract involving an expenditure exceeding two thousand rupees;
 (e) when the commissioner delegates under this section any power or duty which is exercisable or is required to be performed subject to the approval of any other municipal authority, the commissioner shall send a copy of the order of delegation to such authority.
- Resumption of control in respect of powers delegated.** 17. The exercise or discharge by a municipal officer of any powers, duties or functions delegated to him under section 16 shall be subject to such restrictions, limitations and conditions (if any) as may be laid down by the commissioner and shall also be subject to his control and revision.

18. The commissioner may in his own responsibility and by an order in writing authorize the health officer or the engineer or the revenue officer or any person in temporary charge of the duties of the health officer, engineer or revenue officer to exercise the extraordinary powers conferred on him by section 11.

Delegation of powers to health officer, engineer or revenue officer.

The Standing Committees.

19. (1) Each standing committee shall consist of seven members elected by the council from its own members: provided that no councillor shall be a member of more than two standing committees at the same time.

Electors of standing committees.

(2) A councillor elected to be a member of a standing committee shall hold office as such, unless he sooner resigns the same, till his term of office as councillor is in any manner determined.

(3) When a vacancy occurs in a standing committee, the council shall fill up the vacancy as soon as may be by the election of another councillor.

20. (1) The council shall by regulations framed for the purpose determine the powers and duties of each standing committee and may by such regulations provide for a conference of two or more standing committees or for the appointment out of such committees of a joint committee for any purpose in respect of which they may be jointly interested.

Powers of standing committees.

(2) The 'sanctions and finance' standing committee, in addition to the powers and duties assigned to it under such regulations,

(a) shall supervise the utilization of the budget grants;

(b) shall have access to the accounts of the corporation, and may require the commissioner to furnish any explanation which it considers to be necessary as to the receipts and expenditure of the municipal fund;

(c) may conduct a monthly audit of the municipal accounts and shall be bound to check the monthly abstract of receipts and disbursements for the preceding month as furnished by the commissioner; and

(d) may write off such sums due to the corporation as appear to the committee to be uncollectible.

Composition of committees to standing committees.

21. Wherever in this Act the expression "the standing committee" occurs, it shall, unless the context otherwise requires, be deemed to refer to the particular standing committee to which the power or duty in connection with which the expression is used, is assigned by this Act or by regulations made by the council; and all references to the standing committee in any other law shall be construed as references to the particular standing committee to which the power or duty conferred or imposed by such law is assigned by regulations made by the council.

22. (1) In any case in which it is provided by this Act or any other law that the commissioner may take action subject to the approval, sanction, consent or concurrence of a standing committee, the committee may, by resolution in writing, authorize him to take action in anticipation of the approval, sanction, consent or concurrence subject to such conditions (if any) as may be specified in such resolution.

Delegation of powers to commissioner by standing committees.

(2) Whenever the commissioner, in pursuance of such resolution, takes any action in anticipation of the approval, sanction, consent or concurrence of a standing committee, he shall forthwith inform the committee of the fact.

The Council.

23. (1) Subject to the provisions of this Act the municipal government of the city shall rest in the council but the council shall not be entitled to exercise functions expressly assigned by or under this Act or any other law to a standing committee or the commissioner.

Functions of council.

(2) If any doubt arises as to the municipal authority to which any particular function pertains, the president shall refer the matter to the Governor in Council whose decision shall be final.

(3) Without prejudice to the generality of sub-section (1) it shall be the duty of the council to consider all periodical statements of receipts and disbursements and all progress reports and pass such resolutions thereon as it thinks fit.

24. The standing committees and the commissioner shall be bound to give effect to every resolution of the council unless such resolution is annulled in whole or in part by the Governor in Council.

Obligation of standing committees and commissioner to carry out resolutions of council.

Bylaws and
powers of
standing
committees.

25. (1) Any councillor may call the attention of the proper authority to any neglect in the execution of municipal work; to any waste of municipal property, or to the wants of any locality, and may suggest any improvements which in his opinion are desirable.

(2) Every councillor shall have the right to interpellate the president or members connected with the municipal administration subject to such regulations as may be framed by the council.

(3) Every councillor shall have access during office hours to the records of the corporation after giving due notice to the commissioner, provided that the commissioner may for reasons given in writing forbid such access. The councillor may appeal against such order to the president whose decision shall be final.

Regulations
by council as
to standing
committees
by councillor
member's
records.

26. (1) The council or a standing committee may at any time require the commissioner—

(a) to produce any record, correspondence, plan or other document which is in his possession, or under his control as commissioner;

(b) to furnish any return, plan, estimate, statement, account or statistics connected with the municipal administration;

(c) to furnish a report by himself or to obtain from any head of department subordinate to him and furnish, with his own remarks thereon, a report upon any subject connected with the municipal administration.

(2) The commissioner shall comply with every such requisition unless in his opinion immediate compliance therewith would be prejudicial to the interests of the corporation or of the public, in which case he shall make a declaration in writing to that effect and shall, if required by the council or the standing committee as the case may be, refer the question to the president whose decision shall be final.

Council's
power to call
for records of
committees.

27. The council may at any time call for an extract from the proceedings of a standing committee or of any committee or for any return, statement, account or report connected with any matter with which such committee is empowered to deal; and every such requisition shall be complied with by the standing committee, or other committee, as the case may be.

Provisions common to the Council and the Standing Committee.

Electors of
president and
chairman.

28. The council shall at its first meeting after the first day of November in each year elect one of its number to be its president and each standing committee shall at its first meeting after that date in each year elect one of its number to be its chairman.

Term of office
of president
and chairman.

29. The president or chairman shall be entitled to hold office till the election of his successor provided that in the meantime he does not cease to be a councillor.

In the occurrence of any vacancy in the office of president or chairman, the council or standing committee, as the case may be, shall at its next meeting elect a successor, who shall be entitled to hold office as long as the person in whose place he is elected would have been entitled to hold it if the vacancy had not occurred.

Qualification
of president
and chairman.

30. An outgoing president or chairman is eligible for re-election.

Rules and
regulations
for the conduct
of the council
and of the
standing
committees.

31. The council and the standing committees shall observe the procedure laid down in schedule II and may make supplementary regulations not inconsistent therewith for the conduct of their respective proceedings, and also for the maintenance of order at their meetings.

Presiding
officer of
council and
standing
committees.

32. (1) The president shall preside at meetings of the council, and in his absence a councillor shall be chosen by the meeting to preside for the meeting.

(2) The chairman of each standing committee shall preside at meetings of that body, and in his absence a member shall be chosen by the meeting to preside for the occasion.

(3) The president or the chairman, as the case may be, shall preserve order and shall decide all points of order and procedure arising at or in connection with meetings. There shall be no discussion on any point of order and the decision of the president or chairman thereon shall, save as is otherwise expressly provided in this Act, be final.

(4) The councillor presiding at a meeting of the council and the member presiding at a meeting of a standing committee shall for that meeting have all the powers and be subject to all the obligations of the president or chairman as the case may be.

33. (1) The commissioner shall have the right to attend the meetings of the council and of any standing committee and to take part in the discussion but shall not have the right to move any resolution or to vote.

(2) He shall attend any meeting of the council or of a standing committee if required to do so by the president.

34. (1) No councillor shall vote on or take part in the discussion of any question coming up for consideration at a meeting of the council or of any standing committee or any committee, if the question is one in which, apart from its general application to the public, he has any direct or indirect pecuniary interest by himself or his partner.

(2) The president or chairman may prohibit any councillor from voting on or taking part in the discussion of any matter in which the councillor is believed to have such interest, or he may require the councillor to absent himself during the discussion.

(3) Such councillor may challenge the decision of the president or chairman, who shall thereupon put the question to the meeting. The decision of the meeting shall be final.

(4) If the president or chairman is believed by any councillor present at the meeting to have any such interest in any matter under discussion, he may, on the motion of such councillor if agreed, be required to absent himself from the meeting during the discussion.

35. (1) Any councillor other than the president may resign his office by giving notice to the president; the president may resign by giving notice to the council.

(2) Any member of a standing committee other than the chairman may resign by giving notice to the chairman of the standing committee; the chairman may resign by giving notice to the president.

36. (1) No act done, or proceeding taken under this Act shall be questioned merely on the ground—

(a) of any vacancy or defect in the constitution of the council, or of any standing committee, or

(b) of any defect or irregularity in such act or proceeding, not affecting the merits of the case.

(2) Every meeting of the council, or of a standing committee, the minutes of the proceedings at which have been signed as laid down in schedule II, shall be deemed to have been duly convened and to be free from all defect and irregularity.

The President of the Council.

37. The president shall have full access to all the records of the corporation and all official correspondence between the corporation and the Governor in Council shall be confidential except through the president. The president shall be bound to transmit communications addressed through him by the commissioner to the Governor in Council or by the Governor in Council to the commissioner.

38. The president shall by virtue of his office be a member of every standing or other committee.

Administrative Report.

39. (1) As soon as may be after the first day of April in every year and not later than such date as may be fixed by the Governor in Council, the corporation shall submit to the Governor in Council a detailed report of the administration during the preceding year in such form as the Governor in Council may direct.

(2) The commissioner shall prepare such report and the council shall consider the report and forward the same to the Governor in Council with their resolutions thereon, if any.

(3) Copies of the administrative report shall be kept for use at the municipal office.

Councillor's right to attend and take part in discussion but not to move or vote.

Councillor's right to challenge the decision of the president or chairman.

Resignation of councillor.

Resignation of chairman of standing committee.

President of the Council.

President to be a member of all committees.

Submission of administrative report to Governor in Council.

Powers of the Governor in Council.

Local Government's power to appoint or remove officers.

40. The Governor in Council may at any time require the council or the municipality—

- (a) to produce any record, correspondence, plan, or other document;
- (b) to furnish any return, plan, estimate, statement, account or statistics;
- (c) to furnish or obtain any report.

Local Government's power to make orders.

41. The Governor in Council may depute any officer to inspect or exercise any municipal department, office, service, work or thing and to report thereon and may officer so deputed may, for the purposes of such inspection or examination, exercise all the powers conferred by section 40.

Local Government's power to make orders.

42. If, on receipt of any information or report obtained under section 40 or 41, the Governor in Council is of opinion—

(a) that any duty imposed on any municipal authority by or under this Act has not been performed or has been performed in an imperfect, inefficient or unsatisfactory manner, or

(b) that adequate financial provision has not been made for the performance of any such duty, the Governor in Council may, by an order, direct the council or the municipality within a period to be specified in the order, to make arrangements to his satisfaction for the proper performance of the duty, or to make financial provision to his satisfaction for the performance of the duty, as the case may be:

Provided that, unless in the opinion of the Governor in Council the immediate execution of such order is necessary, the Governor in Council shall, before making an order under this section, give the council an opportunity of showing cause why such order should not be made.

Local Government's power to appoint or remove officers.

43. (1) If, within the period fixed by an order issued under section 42 any action directed under that section has not been duly taken, the Governor in Council may by order—

- (a) appoint some person to take the action so directed,
- (b) fix the remuneration to be paid to him, and
- (c) direct that such remuneration and the cost of taking such action shall be defrayed out of the municipal funds, and if necessary, that any one or more of the taxes authorized by Part III of this Act shall be levied or increased, but not so as to exceed any maximum prescribed by that part.

(2) For the purpose of taking the action directed as aforesaid the person appointed under sub-section (1) shall have power to make such contracts as are necessary, may exercise any of the powers conferred on any municipal authority by or under this Act and specified in this behalf in the order issued under sub-section (1), and shall be entitled to protection under this Act as if he were a municipal authority.

(3) The Governor in Council may, in addition to, or instead of, directing the levy or increase of any of the said taxes, direct by notification that any sum of money which may in his opinion be required for giving effect to his orders be borrowed by debenture on the security of all or any of the said taxes at such rate of interest and upon such terms as to the time of repayment and otherwise as may be specified in the notification.

(4) The provisions of sections 142 to 151 shall, as far as may be, apply to any loan raised in pursuance of this section.

Local Government's power to appoint or remove officers.

44. (1) The President shall submit to the Governor in Council copies of all resolutions and all by-laws.

(2) The Governor in Council may at any time by notification—

(a) annul any resolution in whole or in part on the ground that it is in excess of the powers conferred by this Act or by any rules made under this Act;

(b) repeal wholly or in part or modify any by-law;

Provided that before taking any action under this sub-section the Governor in Council shall communicate to the council the grounds on which he proposes to do so, fix a reasonable period for the council to show cause against the proposal and consider its explanation and objections, if any.

(3) The repeal or modification of any by-law shall take effect from the date of publication of the notification, if no date is therein specified, and shall not affect anything done, omitted or suffered before such date.

CHAPTER III.—ELECTION AND APPOINTMENT OF COUNCILLORS.

Qualifications and Disqualifications of Voters, Candidates and Councillors.

45. For the purposes of the election of divisional councillors, the city shall be divided into thirty divisions the boundaries of which shall be notified by the Governor in Council.

Thirty divisions.

46. One divisional councillor shall be elected by ballot for each division of the city.

Division of city into thirty divisions.
Election of councillor for each division.
Publication of electoral roll.

47. (1) The commissioner shall annually prepare and publish an electoral roll showing the names of persons qualified to vote, divided into separate lists for each division provided that the electoral roll published in any year shall remain in force till the publication of a fresh electoral roll.

(2) No person whose name does not appear in the electoral roll as qualified to vote shall vote at an election.

48. No person shall be included in the electoral roll as qualified to vote unless—

General qualifications for voters.

(a) he is a British subject or a subject of a Native State in India;

Provided that the Governor in Council may with the sanction of the Governor-General in Council exclude from the scope of this restriction any class or class of offices;

(b) he has attained the age of twenty-one years in the year preceding that in which the electoral roll is published;

(c) he has paid the taxes, if any, due by him under the Act for each preceding year.

49. (1) No person shall be included in the electoral roll as qualified to vote at the election for a division unless he has resided in such division for one hundred and twenty days in the aggregate in the year preceding that in which the electoral roll is published, and either—

Residential qualifications for voters.

(a) has paid in such preceding year any tax mentioned in clause (a), (b) or (c) of section 98, or

(b) has for not less than six months in such preceding year occupied a house in the city of an annual value of not less than sixty rupees.

Explanation 1.—A person shall be deemed to have made the payment required by clause (a) if he has paid the tax as sole mortgagee, tenant, guardian, or executor, or as sole administrator or trustee, not being the Administrator-General or Official Trustee.

Explanation 2.—No person shall be deemed to occupy a house within the meaning of clause (b) unless he is paying or is liable to pay to the owner the rent thereof; nor shall more than one person be deemed to occupy the same house.

Explanation 3.—For the purposes of this sub-section no person shall be deemed to reside in more than one division.

(2) Any company or association which for the year preceding that in which the electoral roll is published has paid the tax mentioned in clause (a) of sub-section (1), shall be entitled to one vote in the division in which the principal office of such company or association is situated, such vote being given by the secretary of the company or association or some other person duly authorized in that behalf.

50. No person who is of unsound mind or a drunkard shall be qualified to vote and no person shall be qualified to vote during the period for which he has been declared to be disqualified by a judicial order passed under section 71, and still in force.

Disqualifications of voters.

51. No person shall be qualified for election as a councillor unless—

Qualifications of candidates.

(a) the name of such person appears on the electoral roll of any one division of the city; and

(b) such person is of the male sex.

52. (1) A person shall be disqualified for election or appointment as a councillor if such person—

Disqualifications of candidates.

(a) has been at any time sentenced by any court to imprisonment, imprisonment or whipping for any offence, such sentence not having been subsequently reversed or quashed, or

(f) is at the date of nomination, election or appointment—

(i) of unsound mind, a deaf-mute or a leper;

(ii) an undischarged bankrupt or insolvent;

(iii) interested in a subsisting contract made with, or any work being done for, the corporation except as a shareholder (other than a director) in an incorporated company;

(iv) an officer or servant holding office under this Act, a judge of the Small Cause Court or a provincial magistrate; or

(v) already a councillor whose term of office as such will not expire before his fresh election or appointment can take effect.

Provided that a person shall not be deemed to have any interest in such a contract or work as aforesaid by reason only of his having an interest in any agreement for the loan of money or any security for the payment of money only.

(2) Notwithstanding anything contained in clause (a) of sub-section (1), the Governor in Council may direct that such sentence shall not operate as a disqualification.

(3) No person shall be qualified for election or appointment during the period for which he has been declared to be disqualified by a judicial order passed under section 71, and still in force.

Disqualifies
line of
councillor.

53. (1) Subject to the provisions of section 54, a councillor shall cease to be a councillor if he—

(a) is sentenced by a court as described in section 52, sub-section (1), clause (a);

(b) becomes of unsound mind, a deaf-mute, or a leper;

(c) applies to be adjudicated or is adjudicated a bankrupt or insolvent;

(d) subject to the proviso to section 52, sub-section (1), secures any interest in any contract made with or work being done or to be done for the corporation except as a shareholder (other than a director) in an incorporated company;

(e) is employed as paid legal practitioner on behalf of the corporation;

(f) accepts employment as legal practitioner against the corporation;

(g) is appointed to any office or post referred to in section 52, sub-section (1), clause (i), sub-clause (iv);

(h) is declared to be disqualified by a judicial order passed under section 71, and still in force;

(i) ceases to reside in the city; or

(j) fails for three consecutive months to attend the meetings of the council.

(2) Notwithstanding anything contained in clause (a) of sub-section (1) the Governor in Council may direct that such sentence shall not operate as a disqualification.

(3) Where a person ceases to be councillor under clause (a) or clause (h) of sub-section (1), he shall be restored to office for such portion of the period for which he was elected or appointed as may remain unexpired at the date of such restoration; if and when the sentence or order is annulled on appeal or revision or the disqualification caused by the sentence is removed by an order of the Governor in Council.

(4) In the case of a person who has ceased to be a councillor in consequence of failure to attend meetings the matter shall be reported by the commissioner at the next general meeting and the Council may at that meeting restore such person to office.

Disqualifies
of
disqualifies
of
councillor by
the chief
judge of
Small Cause
Court.

54. (1) Whenever it is alleged that any person who has been elected or appointed as a councillor is disqualified under section 52 or section 53 and such person does not admit the allegation or whenever any councillor is himself in doubt whether or not he has become disqualified for office, such councillor or any other councillor may, and the commissioner, at the request of the council, shall apply to the chief judge of the Small Cause Court.

(2) The said chief judge, after making such inquiry as he deems necessary, shall determine whether or not such person is disqualified under section 52 or section 53 and his decision shall be final.

(3) Pending such decision such person shall be deemed to be qualified.

General Rules for Election and Appointment:

55. (1) The term of office of divisional councillors shall, save as otherwise expressly provided, be three years beginning and expiring at noon on the first day of November.

Divisional
councillors.

(2) Vacancies arising by efflux of time in the office of divisional councillor shall be filled at ordinary elections, which shall be fixed by the commissioner to take place on such days in the months of August and September next preceding the vacancies as he thinks fit.

(3) A casual vacancy in the office of divisional councillor shall be filled at a special election which shall be fixed by the commissioner to take place as soon as may be after the occurrence of the vacancy.

Provided that no special election shall be held to fill a vacancy occurring within three months before the ordinary date of retirement and that such vacancy shall be filled at the next ordinary election.

(4) A divisional councillor elected at a casual election shall enter upon office forthwith but shall hold office so long only as the councillor in whose place he is elected would have been entitled to hold office if the vacancy had not occurred.

56. (1) If from any cause no councillor is elected at an ordinary election held under section 55, the retiring councillor shall, if willing to serve, be deemed to have been re-elected.

Provisional
councillors.

(2) If, in any such case, the retiring councillor is not willing to serve, or if at a casual election no councillor is elected,

the commissioner shall without delay inform the council, and thereupon the council may appoint a qualified person to fill the vacancy, and if the council fail within thirty days after receipt of such information to appoint a person as aforesaid, the commissioner shall fix a day for a fresh election.

(3) The term of office of a councillor appointed, elected or deemed to have been re-elected under this section shall expire at the time at which it would have expired if he had been elected at the ordinary or the casual election, as the case may be.

57. (1) If any person has been elected for more divisions than one, he shall within three days from the date of the last of such elections intimate to the commissioner the division for which he chooses to serve.

Election of
more persons
for more than
one division.

(2) In default of such intimation the commissioner shall notify the division for which such person shall serve.

(3) The said person shall be deemed to have been elected only for the division so chosen or so notified as the case may be; and the vacancies thereby arising in the representation of other divisions shall be filled by fresh elections.

58. If there is an equality of votes between two or more candidates, the commissioner shall after notice to all such candidates decide by drawing lots which candidate shall be deemed to have been elected.

Period on in
case of
equality of
votes.

59. (1) The Governor in Council may make rules regulating the procedure with regard to divisional and other elections.

Power of
Governor-in-
Council to make
election rules.

(2) Without prejudice to the generality of sub-section (1) such rules may—

(a) regulate the preparation, revision and publication of the electoral roll; (b) provide for the adjudication by the Court of Small Causes of disputes relating to the electoral roll or arising out of elections.

60. Every councillor other than a divisional councillor shall, save as otherwise expressly provided, hold office for a term of three years from the date of the *Port St. George Gazette* wherein his election or appointment is notified.

Term of
office of
councillors
other than
divisional
councillors.

61. Whenever a vacancy occurs in the office of a councillor other than a divisional councillor a member shall forthwith be elected or appointed in the same manner as the councillor who previously held such office.

Filling
vacancy in
office of
councillor
other than
divisional
councillor.

Election Officers.

*Offences in
respect of
electoral law.*

62. (1) Every person who by claiming a qualification to vote or to be elected which he knows he does not possess or by using false documents or by a false declaration or by any other deceitful means, procures the improper entry of any name in the electoral roll or the improper omission of any name therefrom shall be punished with imprisonment of either description which may extend to three months or with fine or with both.

(2) Every municipal officer or servant or polling officer who wilfully makes or procures any improper entry in the electoral roll or any improper omission therefrom shall be punished with imprisonment of either description which may extend to six months or with fine or with both.

Bribery.

63. (1) Every person who with intent to procure in the interests of himself or any other person the vote of any voter or his abstention from voting or the withdrawal of a candidate—

(a) lends or agrees to lend, offers, promises or gives to any person any property, money, valuable security, public or private employment or any gratification whatever other than a benefit affecting the public in general, or

(b) offers, promises or gives to any person the means of obtaining an electoral qualification for himself or any other person, shall be punished with imprisonment of either description which may extend to six months or with fine or with both.

(2) Every voter or candidate who accepts any such offer, promise or gift or contracts for or accepts a loan as a motive or reward for voting or abstaining from voting or for withdrawing his candidature shall be punished with the same punishment.

Explanation.—No agent, clerk, messenger or other person who may, in accordance with rules made by the Governor in Council, be employed for remuneration by a candidate at an election shall by reason of such employment alone be deemed to be within this section.

*Taking
bribe.*

64. Every person who—

(a) threatens any voter or candidate with injury to his person, reputation or property, or to the person or reputation of any one in whom he is interested, with intent—

(i) to induce such voter to vote for any candidate or to abstain from voting, or

(ii) to induce such candidate to withdraw his candidature, or

(b) (i) commits wrongful restraint,

(ii) publishes statements which he knows to be false, and which materially affect a candidate or his election or

(iii) employs any deceitful means,

and thereby prevents the free exercise of the right of any voter or candidate, shall be punished with imprisonment of either description which may extend to six months or with fine or with both.

*Provision
relating to
prosecution.*

65. (1) Every person who applies for a ballot paper at an election, knowing that he is not qualified to vote thereat, shall be punished with imprisonment of either description which may extend to six months or with fine or with both.

(2) Every person who applies for a ballot paper in the name of any other person living or dead, or of a fictitious person, shall be punished with the same punishment.

*Intimidation
of carrying of
election.*

66. Every polling officer, clerk or other person in attendance at the polling room who, except for some purpose authorized by law, communicates to any person any information showing directly or indirectly for which candidate any voter has voted, and every person who by any improper means procures any such information, shall be punished with imprisonment of either description which may extend to six months or with fine or with both.

67. Every polling officer who permits a person to vote knowing that such person is not entitled to vote, or who prevents a person from voting knowing that such person is entitled to vote, shall be punished with imprisonment of either description which may extend to six months or with fine or with both.

Offence by
Polling
Officer.

68. Every person who in the course of electoral operations falsifies or attempts to falsify the record of an election by removing, destroying, altering or fabricating nomination papers or voting papers or by any other act or by any omission, shall be punished with imprisonment of either description which may extend to one year or with fine or with both.

Falsify-
ing record of
election.

69. No complaint shall take cognizance of any offence punishable under sections 62 to 66 (both inclusive)—

Complaint
shall require
to be made.

(a) except in the complaint of a person whose name is on the electoral roll, and

(b) unless such complaint has been made within seven days of the date of the declaration of the result of any election to which the offence relates, or within seven days of the date on which the offence is alleged to have been committed.

70. An appeal shall lie to the High Court from any conviction and sentence passed under sections 62 to 66.

Appeal to
the High
Court.

71. Every person convicted of an offence punishable under sections 62 to 66 shall be disqualified from voting or from being elected in any election to which this Act applies or from holding the office of councillor under this Act for such period, not being less than three years or more than seven years from the date of his conviction as the court may by order determine.

Order of
disqualifica-
tion.

CHAPTER IV.—GENERAL POWERS OF MUNICIPAL AUTHORITIES AS TO PROPERTIES, CONTRACTS, ESTABLISHMENTS.

Property.

72. (1) Notwithstanding anything contained in this Act, all buildings and lands belonging to the Government in that part of the military zone of Port St. George which is known as the Esplanade, as described in Schedule III, shall be subject to the control of the Officer Commanding the Station at Madras.

Restrictions
as to Explanade.

(2) Permission to dig holes or pits, to alter the ground level or to accumulate material within the Esplanade or to construct or re-construct a building on the Esplanade shall not be given or be deemed to have been given unless and until the sanction of the Governor in Council and of the Governor-General in Council has been obtained.

Provided that the erection of temporary huts or structures for stated limited periods for the accommodation of circus, theatres and other shows, may be permitted by the Officer Commanding the Station at Madras on the recommendation of the Commissioner of Police and with the sanction of the commissioner.

Provided also that no permission under sub-section (2) shall be necessary in respect of excavation by the corporation of such lawful works as are required for the maintenance of roads, drains, water-gates, electric cables and wires.

(3) Such sanction shall not be applied for unless the plan of the buildings and the site-plan of the land or the latter alone as the case may be have been approved by the commissioner and the Officer Commanding the Station at Madras.

(4) If any such act or operation as is referred to in sub-section (2) of this section is commenced, carried on or completed without the sanction of the Governor in Council and the Governor-General in Council or the Officer Commanding the Station at Madras as the case may be, the commissioner shall, if so requested by the Officer Commanding the Station at Madras, and within 14 days after receiving such requisition, by notice direct the person doing or controlling the act or operation to fill up such hole or pit, to remove such alteration of ground level or such accumulation of material, and to demolish anything constructed or re-constructed within a period to be specified in such notice, or shall cause the same to be done at the expense of such person.

(5) No person shall be entitled to compensation on account of anything done or caused to be done under sub-section (4).

(6) Any person who fails to obey the direction of the commissioner under sub-section (4), shall be liable on conviction to the penalty provided in section 343 in respect of a building other than a well or tank.

Liability of
person to
accept
property in
trust

73. The council may accept trusts relating exclusively to the furtherance of purposes to which the municipal fund may be applied.

Acquisition of
property and
interests
therein.

74. Subject to the provisions of section 53, the commissioner may, for the purposes of this Act, acquire on behalf of the corporation movable or immovable property within or without the city or any interests in such property:

Provided that—

(a) the commissioner shall be bound by any resolution of the standing committee fixing terms, rates or maximum prices for a particular case or for any class of cases;

(b) the sanction of the standing committee shall be required for the exchange of any immovable property, for the taking of any property on lease for a term exceeding twelve months, or for the acceptance of any gift, or bequest of property burdened by an obligation; and

(c) the sanction of the council shall be required—

(i) for the acceptance or acquisition of any immovable property if the value of the property which it is proposed to accept, acquire or give in exchange exceeds one thousand rupees,

(ii) for the taking of any property on lease for a term exceeding three years, or

(iii) for the acceptance of any gift or bequest of property burdened by an obligation if the value of such property exceeds one thousand rupees.

Disposal of
property and
interests
therein.

75. (1) Subject to the provisions of section 65, the commissioner may dispose by sale or exchange of any corporation movable property the value of which does not exceed five hundred rupees in each instance, or grant for any term not exceeding twelve months a lease of any corporation immovable property or a lease or concession of any right of fishing or grazing or of gathering and taking fruit and the like:

Provided that every such disposal, lease or concession made or granted by the commissioner shall be reported to the standing committee within fifteen days.

(2) With the sanction of the standing committee, the commissioner may dispose by sale or exchange of any corporation movable property the value of which does not exceed five thousand rupees in each instance, or grant for any term not exceeding three years a lease of any corporation immovable property, or a lease or concession of any such right as aforesaid.

(3) With the sanction of the council, the commissioner may lease, sell or otherwise dispose of any corporation property, movable or immovable.

(4) The sanction of the standing committee under sub-section (2) or that of the council under sub-section (3) may be given either generally for any class of cases or specially for any particular case.

Provision for
acquisition of
immovable
property
under the
Land Acquisition
Act, 1894.

76. Any immovable property which any municipal authority is authorized by this Act to acquire may be acquired under the provisions of the Land Acquisition Act, 1894, and on payment of the compensation awarded under the said Act in respect of such property and of any other charges incurred in acquiring it, the said property shall vest in the corporation.

Contracts

Power of
council to
determine
whether
works shall
be executed
by contract.

77. The council may determine either generally for any class of cases or specially for any particular case whether the commissioner shall execute works by contract or otherwise.

78. (1) The commissioner may sanction any estimate, the amount of which does not exceed ten thousand rupees.

Power of the
Council
authorizing
to sanction
estimates.

(2) When the amount of the estimate exceeds ten thousand rupees but does not exceed fifty thousand rupees, the sanction of the standing committee shall be required.

79. (1) Where a project is framed for the execution of any work or series of works the entire estimated cost of which exceeds fifty thousand rupees,

Works
costing
more than
50,000
rupees

(a) the commissioner shall cause a detailed report to be prepared including such estimates and drawings as may be requisite and the standing committee shall lay the same before the council;

(b) the council shall consider the report and may reject the project or may approve it either in its entirety or subject to modifications;

(2) (a) where the council approves the project, and the entire estimated cost exceeds two and a half lakhs of rupees, the report, subject to any modifications as aforesaid, shall be submitted to the Governor in Council.

(b) The Governor in Council may reject the project or may sanction it either in its entirety or subject to modification.

(c) The work shall not be commenced until the project has been sanctioned by the Governor in Council with or without modification.

(d) No material change in the project sanctioned as aforesaid shall be carried into effect without the sanction of the Governor in Council.

80. (1) The council may enter into and perform all such contracts as it may consider necessary or expedient for carrying into effect the provisions of this Act.

Council
powers
regarding
contracts.

(2) With respect to the making of contracts under or for any purpose of this Act, the following provisions shall have effect, namely—

(a) every contract shall be made on behalf of the corporation by the commissioner;

(b) no contract for any purpose which, in accordance with any provision of this Act, the commissioner may not carry out without the sanction of one of the other municipal authorities, shall be made by him unless such sanction has been given;

(c) no contract involving an expenditure exceeding ten thousand rupees and not exceeding fifty thousand rupees shall be made by the commissioner unless it has been sanctioned by the standing committee;

(d) no contract involving an expenditure exceeding fifty thousand rupees shall be made by the commissioner unless it has been sanctioned by the council.

(e) every contract made by the commissioner involving an expenditure exceeding one thousand rupees and not exceeding ten thousand rupees shall be reported to the standing committee within fifteen days after it has been made.

(3) The provisions of sub-section (2) shall apply to any variation of a contract involving an increase of more than ten per centum on the expenditure involved in the original contract.

81. (1) Every contract entered into by the commissioner on behalf of the corporation shall be entered into in such manner and form as would bind him if it were made on his own behalf, and may in like manner and form be varied or discharged.

Manner of
making
contracts.

Provided that—

(a) the common seal of the corporation shall be affixed to every contract, which if made between private persons, would require to be under seal; and

(b) every contract for the execution of any work or the supply of any materials or goods which will involve an expenditure exceeding one thousand rupees shall be in writing and shall be sealed with the common seal of the corporation and shall specify—

(i) the work to be done or the materials or goods to be supplied, as the case may be,

(ii) the price to be paid for each work, materials or goods, and

(iii) in the case of a contract for work, the time within which the work or specified portions thereof shall be completed.

(2) The common seal of the corporation shall remain in the custody of the commissioner and shall not be affixed to any contract or other instrument except in the presence of the commissioner or of two members of the standing committee, and the commissioner or the said two members shall sign the contract or instrument in token that the same was sealed in his or their presence.

(3) No contract executed otherwise than as provided in this section shall be binding on the corporation.

Sanitation of
waters.

82. (1) At least seven days before entering into any contract for the execution of any work or the supply of any materials or goods which will involve an expenditure exceeding three thousand rupees, the commissioner shall give notice by advertisement inviting tenders for such contract.

Provided that the standing committee may, for reasons which shall be recorded in its proceedings, authorize the commissioner to enter into a contract without inviting tenders.

(2) On receipt of the tenders made in pursuance of the notice given under sub-section (1), the commissioner may, subject to the provisions of section 80, accept any tender which appears to him, upon a view of all the circumstances, to be the most advantageous, but he shall not reject all the tenders without the sanction of the standing committee.

Rating of
water
impurities.

83. When work is given on contract at such rates and the number of units is not precisely determinable, the contract shall not be deemed to contravene the provisions of section 80, section 31 or section 28 merely by reason of the fact that the pecuniary units therein laid down are eventually exceeded.

Security for
performance
of contracts.

84. The commissioner shall take sufficient security for the due performance of every contract into which he enters after a tender has been accepted, and may take security for the due performance of any other contract into which he enters under this Act.

Establishment.

The health
officer, the
engineer,
and the
revenue
officer.

85. (1) The council shall appoint a health officer, an engineer and a revenue officer, who shall be heads of departments working under the commissioner:

Provided that—

(a) every such appointment shall be subject to confirmation by the Governor in Council; and

(b) the monthly salary of the health officer and the engineer shall not be less than six hundred rupees and shall not exceed fifteen hundred rupees and the monthly salary of the revenue officer shall not be less than six hundred rupees and shall not exceed twelve hundred rupees.

(2) The said officers shall devote their whole time and attention to the duties of their respective offices and shall not engage in any other profession, trade or business whatever.

Special
sanitary
appointments.

86. The council may appoint—

(a) special health officers for the purpose of making investigations and preparing preventive or remedial measures with reference to the occurrence of any unusual mortality or the prevalence or apprehended outbreak of any dangerous disease within the city;

(b) special engineers, architects or experts in town improvement or town-planning for the purpose of preparing, executing or supervising any special scheme undertaken by the corporation;

(c) special revenue officers for the purpose of carrying out a periodical revision of assessment, introducing a new tax or discharging any extraordinary duty connected with the revenue administration of the corporation:

Provided that—

(i) no such special office shall be created without the sanction of the Governor in Council;

(ii) the period of duration of any such office, the salary, the allowances and the conditions of service attaching thereto shall be fixed by the Council subject to the sanction of the Governor in Council, save as expressly laid down in section 82, and shall not be varied without the like sanction; and

(iii) every appointment to any such office shall be subject to confirmation by the Governor in Council.

87. (1) If a vacancy occurs in any office specified in sections 85 and 86 or any new office is created under section 86, the council shall within three months appoint some person to hold such office.

Time within which vacancy in superior appointment shall be filled.

(2) If the Governor in Council refuses to confirm the appointment so made, the council shall make a fresh appointment within thirty days from the receipt of the order refusing confirmation.

(3) In default of any appointment or fresh appointment being made in accordance with sub-section (1) or sub-section (2), as the case may be, the Governor in Council may appoint a person to hold the office and such person shall be deemed to have been appointed by the council.

(4) Pending an appointment under sub-section (1) or sub-section (2), the council may appoint a person to hold the office temporarily and may assign to him such salary as it shall think fit:

Provided always that the salary so assigned shall not exceed the maximum laid down in section 86 or fixed with the sanction of the Governor in Council under section 86 in respect of the office.

88. (1) Any officer appointed under section 86, section 87 or sub-section (3) of section 87 may be removed from office by the Governor in Council and shall be so removed if his removal is recommended by a resolution of the council passed at a special meeting called for the purpose and supported by the votes of not less than thirty-three members.

Removal and leave, pecuniary and leave allowances of superior officers.

(2) Leave may be granted to any such officer by the commissioner for periods not exceeding one month and by the council for longer periods.

(3) If any such officer is a civil or military officer in the service of the Government, the corporation shall contribute to his leave allowances, pension and provident fund to the extent required by the regulations of the Governor-General in Council for the time being in force with respect to civil and military officers.

(4) If any such officer is not a civil or military officer in the service of the Government, his leave and leave allowances, his superannuation or retirement, his gratuity or pension and the proportions of his pecuniary or provident fund contribution payable respectively from his salary and from the municipal fund shall be governed by regulations approved by the Governor in Council.

Provided that:—

(a) the amount of any such leave and leave allowances, gratuity or pension shall in no case without the special sanction of the Governor-General in Council exceed what would be admissible in the case of Government servants of similar standing and status; and

(b) the conditions under which such allowances are granted, or any leave, superannuation or retirement is sanctioned, shall not without similar sanction be more favourable than those for the time being prescribed for such Government servants.

89. In the event of the occurrence of any unusual mortality or the prevalence or apprehended outbreak of any dangerous disease within the city the Governor in Council, if he considers immediate action necessary, may of his own motion appoint a special health officer wholly or partly at the expense of the municipal fund:

Power of local Government to appoint special health officer.

Provided that:—

(a) the duration of the special office shall not exceed six months; and
(b) the corporation shall not be bound to pay more than five hundred rupees per annum on account thereof.

90. Subject to the provisions of sections 85, 86, 87 and 89, appointments to the corporation establishment shall be made:—

Appointments to corporation establishment.

(a) by the council, if the maximum monthly salary of the office exceeds five hundred rupees;

(b) by the commissioner in all other cases.

91. (1) The commissioner shall, from time to time, lay before the standing committee a schedule setting forth the designations and grades of the officers and servants who should in his opinion constitute the corporation establishment, and embodying his proposals with regard to the salaries, fees and allowances payable to them.

Establishment schedule.

(2) The standing committee may either approve or amend such schedule as it thinks fit and shall lay it before the council with its remarks if any.

(3) The council shall sanction such schedule with or without modifications as it thinks fit and may from time to time amend it at the instance of the commissioner and standing committee.

Provided that no new office shall be created without the sanction of the Governor in Council if the maximum monthly salary exceeds two hundred and fifty rupees.

Sanction of
the Governor
in Council.

92. No officer or servant shall be entertained on the corporation establishment unless he has been appointed under section 85, section 86, section 87 or section 89 or unless his office and emoluments are included in the schedule sanctioned under section 91.

Corporation
establishment
and its
officers and
servants.

93. Subject to the provisions of this Act and to the by-laws and regulations for the time being in force, the commissioner shall prescribe the duties of the corporation establishment and exercise supervision and control over their acts and proceedings and dispose of all questions relating to their conduct, service, pay, allowances, leave, pension and provident fund privileges.

Corporation
establishment
and its
officers and
servants.

94. If an officer or servant serving or having served under the corporation is or has been transferred from or to the service of the Government, or is employed partly by the Government and partly by the corporation, the corporation shall contribute to his pension and leave allowances to the extent required by the rules made by the Governor-General in Council in this behalf and for the time being in force.

Power of
standing
committee to
frame service
regulations.

95. Subject to the provisions of sections 85, 86 and 94, the standing committee may frame regulations in respect of the corporation establishment—

- (a) fixing the amount and nature of security to be furnished;
- (b) prescribing educational or other qualifications;
- (c) regulating the grant of leave, leave allowances and acting allowances;
- (d) regulating the grant of pensions and gratuities;
- (e) establishing and maintaining provident funds and making contribution thereto compulsory;
- (f) regulating conduct; and
- (g) generally prescribing conditions of service.

Provided that every regulation so framed shall be subject to confirmation by the council, and that every regulation framed under clause (d) or clause (e) shall also require the sanction of the Governor in Council.

Provided also (i) that the amount of any leave and leave allowances, gratuity or pension granted under these regulations shall in no case without the special sanction of the Governor-General in Council exceed what would be admissible in the case of Government servants of similar standing and status, and (ii) that the conditions under which such allowances are granted or any leave, superannuation or retirement is sanctioned shall not without similar sanction be more favourable than those for the time being prescribed for such Government servants.

Power to
suspend
establishment.

96. (1) Any officer or servant other than an officer appointed under section 85, section 86, or sub-section (3) of section 87 may be fined, reduced, suspended, removed or dismissed by the authority competent to appoint him; and the order of such authority shall be final:

Provided that any officer or servant in receipt of a salary of not less than one hundred rupees may appeal to the standing committee against any order of the commissioner removing or dismissing him or suspending him for a period of more than three months.

(2) Pending a resolution of the council the commissioner may suspend any officer appointed by that authority:

Provided always that he shall forthwith report to the council the reasons for his action.

Power to
grant leave
to establishment.

97. Save as provided in section 88, leave may be granted to the corporation establishment by the commissioner.

PART III. **TAXATION AND FINANCE.**

CHAPTER V.—TAXATION.

Enactment of Taxes.

98. The corporation may levy—

- (a) a property tax,
- (b) a tax on companies,
- (c) a profession tax,
- (d) a tax on carriages and animals,
- (e) a tax on carts,
- (f) a tax on timber brought into the city,
- (g) tolls on vehicles and animals entering the city,

and may, with the previous sanction of the Governor in Council and the Governor-General in Council, levy

(h) a duty on certain transfers of property in the shape of an additional stamp duty.

*Enumeration
of taxes,
duties and
tolls.*

The Property Tax.

99. (1) The property tax, which shall be levied at a consolidated rate on all buildings and lands within the city save those exempted by or under this Act or any other law for the time being in force, shall comprise—

(a) a water and drainage tax for the purpose of defraying the expenses connected with the water and drainage systems;

(b) a lighting tax for the purpose of defraying the expenses connected with the lighting of the city; and

(c) a tax for general purposes.

(2) Subject to the provisions of section 102, the taxes described in sub-section (1) shall be levied at rates fixed at percentages of the annual value of lands and buildings, such rates being determined by the council.

(3) For the purpose of assessing the property tax the annual value of any building or land shall be determined by the commissioner.

100. (1) Every building shall be assessed together with its site and other adjacent premises occupied as appurtenances thereto unless the owner of the building is a different person from the owner of such site or premises.

(2) The annual value of lands and buildings shall be deemed to be the gross annual rent at which they may reasonably be expected to let from month to month or from year to year, less a deduction of ten per centum of such annual rent and the said deduction shall be in lieu of all allowance for repairs or on any other account whatsoever.

Provided that—

(a) if the gross annual rent of buildings of a class not ordinarily let out, in the opinion of the commissioner, be estimated, the annual value of the premises shall be deemed to be six per centum on the sum obtained by adding the estimated present cost of erecting the buildings less a reasonable amount on account of depreciation, if any, to the estimated value of the land valued with the buildings as part of the premises;

(b) machinery shall be excluded from valuations under this section.

101. The following buildings and lands shall be exempt from the property tax:—

(a) buildings set apart for public worship and either actually so used or used for no other purpose;

(b) hospitals;

(c) burial and burying grounds included in the list published by the commissioner under section 521 (3) of this Act;

(d) the bed of the Goswami, the bed of the Adyar, the Buckingham canal and all such other property of Government not being buildings as may from time to time be notified by the Governor in Council with the consent of the corporation; and

*General
exemptions.*

(g) any building or land the annual value whereof is less than eighteen rupees and the owner whereof has no other building or land assessed to the property tax.

102. The council shall levy the property tax at a uniform rate:

Provided that—

(a) the council may, with the sanction of the Governor in Council, exempt any local area from the whole or a proportion of the water and drainage tax or of the lighting tax on the ground that such areas are not deriving benefit from the water-supply and drainage or from the lighting system;

(b) the council may by a general resolution exempt any building or land from the property tax—

(i) if the annual value of the same does not exceed a sum specified in the said resolution, such sum not being greater than thirty-six rupees, and

(ii) the owner does not own any other building or land assessed to the property tax and is not liable to income-tax;

(c) in the case of any land which is not appurtenant to any building or which is occupied by or appurtenant to land the commissioner may assess the land or premises, as the case may be, with reference to extent in lieu of annual value and at such rates as he may himself determine subject always to the following maxima per ground of land measuring two thousand and four hundred square feet:—

(i) for the water and drainage tax—three rupees;

(ii) for the lighting tax—one rupee;

(iii) for the tax for general purposes—four rupees;

(d) in the case of lands and buildings vested in the trustees of the Port of Madras the property tax leviable in any year shall not exceed four per centum of the gross earnings made by the Port Trust in that year.

103. The property tax on buildings and lands shall, subject to the prior payment of the land revenue, if any, due to the Government thereon, be a first charge upon the said buildings or lands and upon the movable property, if any, found within or upon such buildings or lands and belonging to the person liable to such tax.

104. The property tax shall be paid by the owner of the assessed premises in two equal instalments, each instalment being payable, save as otherwise expressly provided in schedule IV, within fifteen days after the commencement of the half-year to which it relates.

105. (1) When any building has been vacant for thirty consecutive days in any half-year, the commissioner shall, if the owner of such building or his agent has given notice, remit so much, not exceeding a moiety of the tax due for such half-year, as is proportionate to the number of days during which the building was vacant.

(2) Every such notice shall expire with the half-year during which it is so delivered, and shall have no effect thereafter.

106. (1) Whenever the title of any person primarily liable to the payment of the property tax on any premises to or over such premises is transferred, the person whose title is transferred and the person to whom the same shall be transferred shall, within three months after the execution of the instrument of transfer or after its registration if it be registered or after the transfer is effected, if no instrument be effected, give notice of such transfer to the commissioner.

(2) In the event of the death of any person primarily liable as aforesaid the person to whom the title of the deceased shall be transferred as heir or otherwise shall give notice of such transfer to the commissioner within one year from the death of the deceased.

(3) The notice to be given under this section shall be in such form as the commissioner may direct and the transferee or the person to whom the title passes, as the case may be, shall, if so required, be bound to produce before the commissioner any documents evidencing the transfer or succession.

(4) Every person who makes a transfer as aforesaid without giving such notice to the commissioner shall continue liable for the payment of the property tax assessed on the premises transferred until he gives notice or until the transfer shall have been recorded in the municipal registers, but nothing in this section shall be held to affect—

(a) the liability of the transferee for the payment of the said tax, or

(b) the prior claim of the corporation under section 103.

Special
assessments
and charges
for use of
property tax.

Property
tax, a first
charge on
Property and
movables.

Payment of
property tax
in half yearly
instalments.

Vacancy
remission.

Obligation of
transferee
and transferee
to give notice
of transfer.

107. If any building is constructed or re-constructed, the owner shall give notice thereof to the commissioner within fifteen days from the date of its completion or occupation whichever is earlier.

Owner's obligation to give notice of construction of building or reconstruction of building.

108. (1) If any building is demolished, the owner shall give notice thereof to the commissioner.

Owner's obligation to give notice of demolition of building and delivery of building.

(2) Until such notice is given the said owner shall be liable, at the discretion of the commissioner, for the payment of the property tax which would have been leviable had such building not been demolished.

109. (1) For the purpose of assessing the property tax, the commissioner may, by notice, call on the owner or occupier of any building or land to furnish him, within a week after the service of the notice, with returns of the rent payable for the building or land, the cost of erecting the building and the measurements of the land, and every owner or occupier upon whom any such notice is served shall be bound to comply with it and to make a true return to the best of his knowledge or belief.

Commissioner's right to call on owner or occupier for returns of rent payable and measurements of land and to enter upon premises.

(2) For the purpose aforesaid the commissioner may enter, inspect, survey and measure any building or land, after giving twenty-four hours' notice to the owner or occupier.

Tax on Companies.

110. Every incorporated company transacting business within the city for profit or as a benefit society shall pay by way of licence fee in addition to any other licence fee that may be leviable under this Act a half-yearly tax on its paid-up capital on the scale shown in the taxation rules in Schedule IV but in no case exceeding rupees one thousand, if and as soon as it has transacted business in the city for the period prescribed in section 115.

Liability of incorporated company for half-yearly tax on paid-up capital.

Explanation.—Whenever a company has an office, agent or firm to represent it for the purpose of transacting business in the city, such company shall be deemed to transact business in the city and such office, agent or firm shall be liable for the tax in respect of the company's business, whether or not such office, agent or firm has power to make binding contracts on behalf of the company.

Profession Tax.

111. (1) Every person not liable for the companies' tax who, within the city and for the period prescribed in section 115, exercises a profession, art, trade or calling or holds any appointment, public or private, bringing him within one or more of the classes of persons specified in the taxation rules in Schedule IV shall pay by way of licence fee and in addition to any other licence fee that may be leviable under this Act a tax as determined under the said rules but in no case exceeding rupees five hundred in the half-year; and such tax may be described as the profession tax.

Liability tax on professions, arts, trades, callings and appointments.

Explanation 1.—Every person who exercises a profession, art, trade or calling or holds any appointment within the limits of Port St. George shall be deemed to exercise such profession, art, trade or calling or to hold such appointment within the city.

Explanation 2.—A person in receipt of a pension paid from any source shall be deemed to be a person holding an appointment within the meaning of this section.

(2) A person shall be chargeable under the clause appropriate to his aggregate income from all professions, arts, trades, callings and appointments exercised or held by him.

(3) No person who shall prove that he has paid the sum due on account of the profession tax levied under the Madras District Municipalities Act, 1884, or any tax of the nature of a profession tax imposed under the Contingents Act, 1916, for the same half-year in any other municipality or cantonment in the Madras Presidency shall be liable by reason merely of change of business, appointment, residence or place of business to pay more than the difference between such sum and the amount to which he is otherwise liable for the profession tax for the half-year under this Act.

Liability of
members of
firm or firm
of persons
liable to tax

112. The profession tax leviable from a firm or undivided Hindu family may be levied from any member of that firm or family.

Profession taxable in Companies' and Profession Tax.

Payment
when due
and notice to
pay.

113. If for sixty days in the aggregate in any half-year any company transacts business of any person exercises a profession, art, trade or calling or holds any appointment rendering him liable to the profession tax, such company or other person shall become liable for the companies' or profession tax, as the case may be, and if the tax due in respect of the half-year is not paid, the commissioner shall cause a notice to be served on each person to pay it within fifteen days from the date of such service.

Regulation
as to form of
notice to
furnish list
of persons
liable to tax

114. The commissioner may by notice require the owner or occupier of any building or land and every secretary or manager of a hotel, boarding or lodging house, club, or residential chambers to furnish within a specified time a list in writing containing the names of all persons occupying such building or land and specifying the profession, art, trade or calling, or appointment of every such person and the rent, if any, paid by him.

Regulation
as to form of
notice to
furnish list
of persons
liable to tax

115. The commissioner may by notice require any employer or the head or secretary or manager of any public or private office, hotel, boarding house or club, or of a firm or company—

(a) to furnish within a specified time a list in writing of the names of all persons employed by such employer or by such office, hotel, boarding-house or club, firm or company as officers, servants, dabbawalas, agents, suppliers or contractors with a statement of the salary or income of each of such employed persons; and

(b) to furnish particulars in regard to any incorporated company of which such employer, head, secretary or manager, as the case may be, is the agent.

Tax on Carriages and Animals.

General
provisions
regarding tax
on carriages
and animals.

116. (1) The tax on carriages and animals shall be levied by half-yearly instalments on carriages and animals kept within the city which are of the kinds specified in Part III of Schedule IV.

(2) The rates of the tax shall be determined by the council, provided always that they shall not exceed the maximum laid down in Part III of Schedule IV.

Liability to
tax according
to period
for which
carriage or
animal has
been kept.

117. (1) Every person having possession, custody or control of any taxable carriage or animal shall be liable for the full half-yearly tax if the carriage or animal has been kept within the city for an aggregate period of not less than sixty days in the half-year.

Provided that if such aggregate period exceeds fifteen days but is less than sixty days, a moiety only of the half-yearly tax shall be leviable.

(2) Every person having possession, custody or control of any taxable carriage or animal within the city shall, until the contrary is shown, be presumed to have kept the same within the city for sixty days in the half-year.

(3) Notwithstanding anything contained in sub-section (2) no person shall be liable to taxation during any half-year on account of any carriage or animal in respect of which the full tax for the same half-year has already been paid by some other person.

Exemption.

118. The carriage and animal tax shall not be levied on—

(a) carriages and animals belonging to the Government;

(b) carriages and animals belonging to members of the local police or to officers or servants of the corporation employed on outdoor duties, provided always that exemption under this clause shall not extend to more than one carriage and two animals for any one such person;

(c) carriages and animals kept solely for sale by carriage-makers and dealers;

(d) carriages which have been under repair or standing at a carriage-maker's during the whole of the half-year;

(4) animals which during the whole of the half-year have been kept in any institution for the reception of infirm or diseased animals or which are certified by a veterinary surgeon to have been unfit for use during the whole of the half-year;

(5) horses belonging to mounted officers as defined in the regulations made from time to time under the Indian Defence Force Act, 1917, and to soldiers who are members of Light Horse, Mounted Rifles or Mounted Infantry regiments, squadrons or platoons provided always that exemption under this clause shall not extend to more than one horse for each officer or soldier;

(6) motor-cycles belonging to officers and soldiers of a motor-cycle company, platoon or section or to other officers and soldiers whose motor-cycles are certified by the officer commanding their corps to be in good order and of actual service for the work of the corps provided always that exemption under this clause shall not extend to more than one motor-cycle for each officer or soldier;

(7) bicycles belonging to and solely used by bona fide members of cycling sections of the Indian Defence Force provided always that exemption under this clause shall not extend to more than one bicycle for each officer or soldier.

119. With the sanction of the standing committee or in accordance with regulations framed by that body, the commissioner may suspend, for any period not exceeding one year, with any livery stable-keeper or other person keeping carriages and animals for sale or hire, for a certain sum to be paid in lieu of the carriage and animal tax.

Carriage tax.

120. (1) The commissioner may by notice require the occupier of any premises to furnish him with a statement—

Requirement on occupier to furnish statement of persons having access to premises.

(a) showing the name and address of every person who has possession, custody or control of any carriage or animal which is kept in such premises and is liable to the carriage and animal tax;

(b) containing a description of every such carriage or animal.

(2) The occupier shall sign the statement and transmit it to the municipal officer within one week from the date of his receipt of the notice.

121. When any person pays the amount of tax due in respect of any carriage or animal, the commissioner shall grant him a licence to keep such carriage or animal for the period to which the payment relates.

Grant of licence in respect of tax.

122. (1) The commissioner may direct that a municipal member shall be affixed—

Power to require municipal member to be affixed to licences, etc.

(a) to every carriage let out for hire within the city, and

(b) to every bicycle and tri-cycle kept within the city.

Provided that no municipal member shall be requisite in the case of carriages to which the Indian Motor Vehicles Act, 1914, or the Madras Hackney Carriage Act, 1911, is applicable.

(2) The members affixed under sub-section (1) shall be registered in the municipal office.

123. Before registering any hackney carriage under the Madras Hackney Carriage Act, 1911, the Commissioner of Police shall satisfy himself that the corporation has received payment of the tax, if any, due under section 116 on account of the last preceding half-year and the current half-year.

Requirement of Corporation of Port of St. George to be satisfied before municipal tax on hackney carriages is registered.

Tax on Carts.

124. (1) Every owner of a cart kept at let out for hire within the city shall register it at the municipal office once in each half-year.

Registration of carts.

(2) Such tax not exceeding four rupees as the commissioner may fix shall be paid on such registration under sub-section (1).

Tax for registration.

Provided that in the case of a cart on account of which tax has already been paid by a previous owner no further tax shall be payable in respect of a subsequent registration during the same half-year.

(3) The commissioner may direct that a municipal member shall be affixed to every registered cart.

Requirement that municipal member be affixed to carts.

Registration
of days of
registration.
Entry of
registration
in book.
Inspection
of register.

(4) The commissioner shall notify certain days in every half-year for the registration and numbering of carts and the payment of the tax.

(5) All registrations made and numbers affixed under this section shall be entered in a book to be kept for the purpose at the municipal office.

(6) Such book shall be open to the inspection of any tax-payer at all reasonable times without charge.

Penalties.

125. Nothing in section 124 shall apply to—

(a) gun carriages, ordnance carts or wagons or other such property of the Government; and

(b) carts kept solely for sale by cart-makers and dealers.

Power to
seize any cart
kept for
sale for
more than
three days
at any time.

* 126. The commissioner may seize the whole or a portion of the cart-tax in respect of any cart which is shown to his satisfaction to have been kept or let out for hire within the city for an aggregate period not exceeding fifteen days in the half-year or to have been under repair or standing at a cart-maker's during the whole of the half-year.

Power to seize Carriages and Carts not bearing numbers.

Seizure of
vehicles and
bearing
numbers.

127. If a municipal number is not affixed to a carriage or cart in pursuance of a direction issued under section 122 or section 124, or the case may be, the commissioner may at any time seize and detain the vehicle and the animal, if any, by which it is drawn:

Provided that no vehicle other than a bicycle, tri-cycle, motor-bicycle or rickshaw shall be seized or detained when actually employed in the conveyance of any passengers or goods.

Penalty
when seized.

128. (1) If a vehicle or animal is detained under section 127 and the owner or other person entitled thereto does not claim the same and pay the tax, if any, due thereon within ten days from the date of seizure, the commissioner may direct that the vehicle or animal shall be sold in public auction and the proceeds of the sale applied to the payment of—

(i) the tax, if any, due on the vehicle or animal sold;

(ii) such penalty not exceeding the amount of the tax as the commissioner may direct; and

(iii) the charges incurred in connection with the seizure, detention and sale.

(2) If there is a surplus after such payment, the commissioner shall, on demand made within six months from the date of sale, make it over to the owner or other person entitled thereto. If no such demand is made, such surplus shall be forfeited to the corporation.

(3) If the owner of the vehicle or animal or other person entitled thereto claims the same within ten days from the date of seizure, or at any time before the sale, it shall be returned to him on payment of—

(i) the tax due thereon;

(ii) such penalty not exceeding the amount of the tax as the commissioner may direct; and

(iii) the charges incurred in connection with the seizure and detention.

Tax on Timber.

Tax on
timber.

129. (1) The tax on timber brought into the city shall be levied at such rates and in such manner as may be determined by the council;

Provided that such rates shall not exceed supra five per cent;

Provided also that when any timber in respect of which the tax has been paid is exported beyond the city, nine-tenths of the tax levied thereon shall be refunded.

(2) No timber shall be brought into the city unless the tax due thereon be paid.

(3) The council may make by-laws for the seizure and sale of timber in respect of which the tax due is not paid.

Tolls.

130. The corporation may levy tolls as specified in Part IV of Schedule IV on any vehicle or animal entering the city: Large motor

Provided that no toll shall be levied on any vehicle or animal—

- (a) licensed or registered by the corporation,
- (b) exempted by or under the Indian Tolls (Army) Act, 1901,
- (c) belonging to the Government,
- (d) carrying any municipal or police officer on duty, or
- (e) carrying any person or property in the custody of a police officer.

131. The commissioner may construct toll-bars and toll-stations and—

- (a) may place the collection of the tolls under the management of subpersons as he thinks fit, or Construction of toll-bars and collection of tolls.
- (b) may, subject to regulations, if any, made by the standing committee hereafter, then or on such terms and conditions as may be necessary with liberty to the former to exercise all or any of the powers conferred by or under this Act for the levy and collection of tolls, and
- (c) may, with the sanction of the standing committee or in accordance with regulations framed by that body, compound with any person living outside the city for a certain sum to be paid yearly or half-yearly as lieu of all tolls payable under the provisions of this Act.

132. (1) If the toll leviable on a vehicle or animal is not paid on demand, the person appointed to collect the toll may seize and detain such portion of the apparatuses or load of such vehicle or animal as will, in his opinion, suffice to defray the amount due; in the absence of any such apparatuses or load or in the event of their value being insufficient to defray the amount due, he may seize and detain the vehicle or animal. Provision as to seizure of toll.

(2) All property seized under sub-section (1) shall be sent within twenty-four hours to the commissioner or to such person as he may have authorized to receive and sell such property and the commissioner shall forthwith give public notice that after the expiry of two days, exclusive of Sunday, from the date of notice the property will be sold as auction at a place as he specifies in the notice.

(3) If at any time before the sale has begun, the amount due on account of the toll, together with all expenses incidental to the seizure and detention, is tendered to the commissioner or other person authorized as aforesaid, the property seized shall be forthwith released.

(4) If no such tender is made, the property shall be sold and the proceeds of the sale applied to the payment of—

- (i) the amount due on account of the toll,
- (ii) such penalty not exceeding the amount of the toll as the commissioner may direct, and

(iii) the charges incurred in connexion with the seizure, detention and sale.

(5) If there is a surplus after such payment, the commissioner shall, on demand made within six months from the date of sale, make it over to the owner or other person entitled thereto. If no such demand is made, such surplus shall be forfeited to the corporation.

133. No person shall with intent to evade payment of toll cause a vehicle or animal— Provision as to evasion of toll.

(a) to pass a toll-station without stopping if he is required by the toll-keeper to stop; or

(b) to leave a street on which a toll-station has been placed and pass over any adjacent land, not being either a public street or land, of which such person is the owner or occupier.

134. At every toll-bar or toll-station a table of the tolls leviable shall be put up legibly written or painted in English and in the Tamil, Telugu and Hindustani languages in some conspicuous place near such toll-bar or toll-station. Table of tolls.

Duty on Transfers of Property.

135. The duty on transfers of property shall be levied in the form of a surcharge on the duty imposed by the Indian Stamp Act, 1899, on instruments of sale, gift and mortgage with possession of immovable property situated within the Method of assessment of duty on transfers of property.

limits of the city which may be calculated after the commencement of the Act at a rate not exceeding two per centum an, as the case may be, the amount of the consideration, the value of the property, or the amount secured by the mortgage, as set forth in the instrument.

Provision
applied in
the introduction
of the stamp duty

136. On the introduction of the transfer duty,

(a) Section 27 of the Indian Stamp Act, 1899, shall be read as if it specifically required the particulars to be set forth separately in respect of property situated within and without the city.

(b) Section 54 of the Indian Stamp Act, 1899, shall be read as if it referred to the corporation as well as the Government.

Power to
make rules
regarding
assessment
and collection
of transfer
duty.

137. The Governor in Council may make rules not inconsistent with this Act for regulating the collection of the duty, the payment thereof to the corporation and the deduction of any expenses incurred by the Government in the collection thereof.

Rule in
Schedule IV.

138. The rules and tables embodied in Schedule IV shall be read as part of this chapter.

CHAPTER VI.—FINANCE.

The Municipal Fund.

Debit to
municipal
fund.

139. All moneys received by the corporation shall constitute a fund which shall be called the municipal fund and shall be applied and disposed of in accordance with the provisions of this Act.

Audit of
municipal
accounts.

140. The Governor in Council shall appoint auditors of the accounts of receipt and expenditure of the municipal fund. Such auditors shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code.

Financial
rules.

141. With regard to the deposit, investment and expenditure of the municipal fund and the audit of the municipal accounts the rules in Schedule V shall be observed.

Loans.

Power of
corporation to
borrow
money.

142. (1) The council may, in pursuance of any resolution passed at a special meeting, borrow by way of debenture or otherwise on the security of all or any of the taxes, duties, tolls, fees and dues authorized by or under this Act, any sums of money which may be required—

(a) for the construction of works,

(b) for the acquisition of land, or

(c) to pay off any debt due to the Government, or

(d) to repay a loan previously raised under this Act or other Act previously in force.

Provided that:—

(1) no loan shall be raised without the previous sanction of the Governor in Council or, if the loan exceeds Rs. 5,00,000 or is to be repaid after a period exceeding thirty years, of the Governor-General in Council;

(2) the rate of interest and the terms as to the time and method of repayment and the like shall be subject to the approval of the Governor in Council or, if the loan exceeds Rs. 5,00,000 or is to be repaid after a period exceeding thirty years, of the Governor-General in Council.

(3) When any sum of money has been borrowed under sub-section (1),—

(a) no portion thereof shall, without the previous sanction of the Governor in Council be applied to any purpose, other than that for which it was borrowed, and

(b) no portion of any sum of money borrowed under sub-section (1), clause (a), shall be applied to the payment of salaries or allowances to any municipal officers or servants other than those exclusively employed upon the works for the construction of which the money was borrowed.

143. The time for the re-payment of any money borrowed under section 142 shall in no case exceed sixty years, and the time for the re-payment of any money borrowed for the purpose of discharging any previous loan shall not, except with the express sanction of the Governor-General in Council, exceed beyond the unexpired portion of the period for which such previous loan was sanctioned.

Time for re-payment of money borrowed with sanction of Council.

144. Notwithstanding anything heretofore contained, the borrowing powers of the corporation shall be limited so that the sum payable annually for interest and for the maintenance of the sinking funds as hereinafter provided, and for interest and re-payment of any sums borrowed otherwise shall not, except with the express sanction of the Governor-General in Council, exceed twelve and a half per cent of the annual value of buildings and lands as determined under chapter V.

Limit of interest and sinking funds.

145. All debentures issued under this chapter shall be in such form as the Council, with the previous sanction of the Governor-General in Council, may determine, and shall be transferable in such manner as shall be therein expressed; and the right to sue in respect of the moneys secured by any of such debentures shall vest in the holders thereof for the time being without any preference by reason of some such debentures being prior in date to others.

Form and effect of debentures.

146. When any debenture or security issued under this Act is payable to two or more persons jointly, and either or any of them dies, then, notwithstanding anything in section 45 of the Indian Contract Act, 1872, the debenture or security shall be payable to the survivor or survivors of such persons:

Payment to survivor of joint paper.

Provided that nothing in this section shall affect any claim by the representative of a deceased person against such survivor or survivors.

147. When two or more persons are joint holders of any debenture or security issued under this Act, any one of such persons may give an effectual receipt for any interest or dividend payable in respect of such debenture or security, unless notice to the contrary has been given to the corporation by any other of such persons.

Receipt by joint holder for interest or dividend.

148. (1) The corporation shall maintain sinking funds for the re-payment of money borrowed on debentures issued and shall pay by quarterly instalments into such sinking funds such sum as will be sufficient for the re-payment within the period fixed for the loan of all moneys borrowed on debentures issued.

Allocation and re-payment of sinking funds.

(2) All money paid into the sinking funds shall, as soon as possible, be invested under the orders of the Council in—

- (a) securities of the Government of India, or
- (b) securities guaranteed by the Government, or
- (c) Madras municipal debentures;

and shall be invested in the joint names of the Chief Secretary to the Government of Madras, and the Accountant-General of Madras, to be held by them as trustees for the purpose of re-paying at due date the debentures issued by the corporation.

(3) All dividends and other sums received in respect of any such investment shall, as soon as possible after receipt, be paid into the sinking funds and invested in the manner laid down in sub-section (2).

(4) When any part of a sinking fund is invested in Madras municipal debentures, or applied in paying off any part of a loan before the period fixed for re-payment, the interest which would otherwise have been payable on such debentures or on such part of the loan shall be paid into the sinking fund and invested in the manner laid down in sub-section (2).

(5) Any investment made under this section may, subject to the provisions of sub-section (2), be varied or transferred.

149. The aforesaid trustees may apply a sinking fund, or any part thereof, in or towards the discharge of the loan or part of a loan for which such fund was created; and until such loan or part is wholly discharged shall not apply the same for any other purpose:

Application of sinking fund.

Provided that when any loans or parts thereof have been consolidated under section 151, the trustees shall transfer to the sinking fund of the consolidated loan so created such part of the sinking funds of the original loans as may be proportionate to the amount of the original loans incorporated in the consolidated loan.

Annual statement by trustees

150. (1) The aforesaid trustees shall, at the end of every year, submit to the corporation a statement showing—

- (a) the amount which has been invested during the year under section 148,
- (b) the date of the last investment made previous to the submission of the statement,
- (c) the aggregate amount of the securities then in their hands, and
- (d) the aggregate amount which has up to the date of the statement been applied under section 145 in or towards discharging loans.

(2) Every such statement shall be laid before the council and published.

Power of corporation to consolidate loans.

151. (1) Notwithstanding anything to the contrary contained in this chapter, the corporation may consolidate all or any of their loans and for that purpose may invite tenders for a new loan (to be called the 'municipal consolidated loan, 18 ') and invite the holders of municipal debentures to exchange their debentures for scrip of such loan.

(2) The terms of any such consolidated loan and the form of its scrip and the rates at which exchange into such consolidated loan shall be permitted shall be subject to the prior approval of the Governor-General in Council.

(3) The period for the extinction of any such consolidated loan shall not, without the sanction of the Governor-General in Council, extend beyond the farthest date within which any of the loans to be consolidated would be otherwise repayable.

(4) The corporation shall provide for the re-payment of any such consolidated loan by a sinking fund in the manner laid down in section 145 having regard to the amount transferred to such sinking fund under section 144.

Priority of payments for interest and repayment of loans over other payments.

152. All payments due from the corporation for interest on and re-payment of loans shall be made in priority to all other payments due from the corporation.

Attachment of municipal fund for recovery of money borrowed from Government.

153. (1) If any money borrowed by the corporation from the Government, whether before or after the commencement of this Act, or any interest or costs due in respect thereof, be not repaid according to the conditions of the loan, the Governor in Council may attach the municipal fund or any part thereof.

(2) After such attachment, no person except an officer appointed in this behalf by the Governor in Council shall in any way deal with the attached fund; but such officer may do all acts in respect thereof which any municipal authority, officer or servant might have done if such attachment had not taken place, and may apply the proceeds in satisfaction of the arrears and of all interest and costs due in respect thereof and of all expenses caused by the attachment and subsequent proceedings.

Provided that no such attachment shall defeat or prejudice any debt for which the fund attached was previously charged in accordance with law; but all such prior charges shall be paid out of the proceeds of the fund before any part of the proceeds is applied to the satisfaction of the debt due to the Government.

Budget.

Priority of proposals and estimates to be prepared annually by the Commissioner.

154. The Commissioner shall, on or before the tenth day of December each year, prepare and submit to the standing committee a budget containing a detailed estimate of income and of expenditure for the ensuing year, and, if it is in his opinion necessary or expedient in very taxation or to raise loans, shall submit his proposals in regard thereto.

Budget estimates to be prepared by the standing committee.

155. (1) The standing committee shall, on or as soon as may be after the tenth day of December, consider the estimates and proposals of the Commissioner and, after having obtained from the Commissioner such further detailed information, if any, as it shall think fit to require, and having regard to all the requirements of this Act, shall frame therefrom, subject to such modifications and additions therein as thereunto as it shall think fit, a budget estimate of the income and expenditure of the corporation for the next year.

(2) In such budget estimate, the standing committee shall—

- (a) provide for the payment, as they fall due, of all instalments of principal and interest for which the corporation may be liable on account of loans;

(3) allow for a cash balance at the end of the year of not less than one lakh of rupees.

(5) The commissioner shall cross the budget estimate, as finally approved by the standing committee, to be printed and shall, not later than the thirtieth day of January, forward a printed copy thereof to each councillor.

156. At a meeting of the council which shall be called for some day in February, the budget estimate prepared by the standing committee shall be laid before the council.

Consideration
of budget
estimate by
the council.

157. The council may refer the budget estimate back to the standing committee for further consideration and re-submission within a specified time, or adopt the budget estimate or any revised budget estimate submitted to it, either as it stands, or subject to such alterations as it deems expedient: provided that the budget estimate finally adopted by the council shall make adequate and suitable provision for each of the matters referred to in clauses (a) and (b) of section 155, sub-section (2).

Procedure of
council.

158. The council shall finally pass the budget estimate before the beginning of the year to which it relates and forthwith submit a copy thereof to the Governor in Council.

Obligation to
pass budget
before the
beginning of
the year.

159. The council may, on the recommendation of the standing committee, from time to time during any year pass a supplemental budget estimate for the purpose of meeting any special or unforeseen requirement arising during that year, but not so that the estimated cash balance at the close of the year shall be reduced below one lakh of rupees.

Council may
pass supplemental
budget
estimate.

160. If any portion of a budget grant remains unexpended at the close of the year in the budget estimate for which such grant was included, and if the amount thereof has not been taken into account in the opening balance of the next fiscal year entered in the budget estimate of the next following year, or in any intervening modification of the budget estimate, the standing committee may sanction the expenditure of such unexpended portion during the next following year for the completion, according to the original intention of sanction, of the purpose or object for which the budget grant was made, but not for any other purpose or object.

Rule as to
unexpended
budget
grants.

161. (1) The standing committee may, if it thinks necessary, at any time during the year—

Reduction or
transfer of
budget
grants.

(a) reduce the amount of a budget grant; or

(b) transfer and add the amount, or a portion of the amount, of one budget grant to the amount of any other budget grant:

Provided that—

(i) due regard shall be had, when making any such reduction or transfer, to all the requirements of this Act;

(ii) the aggregate sum of the budget grants contained in the budget estimate adopted by the council shall not be increased except by the council under section 157;

(iii) every such reduction or transfer shall be brought to the notice of the council at its next meeting.

(2) If any such reduction or transfer is of an amount exceeding Rs. 505, the council may pass with regard thereto such order as it thinks fit, and it shall be incumbent on the standing committee and the commissioner to give effect to the said order.

162. (1) If it shall at any time during any year appear to the council, upon the representation of the standing committee, that, notwithstanding any reduction of budget grants that may have been made under section 161, the income of the municipality fund during the said year will not suffice to meet the expenditure sanctioned in the budget estimate of the said year and to leave at the close of the year a cash balance of not less than one lakh of rupees, it shall be incumbent on the council either to diminish the sanctioned expenditure of the year, so far as it may be possible so to do with due regard to all the requirements of this Act, or to have recourse to supplementary taxation, or to adopt both of these expedients in such measure as may be necessary to secure an estimated cash balance of not less than one lakh of rupees at the close of the year.

Reduction
of income
and
expenditure
to be made
in the
municipality
fund during
the year
when such
measure is
necessary.

(2) Whenever the council determines to have recourse to supplementary taxation in any year, it shall do so by increasing for the unexpired portion of the year the nearest which any tax or duty is being levied, subject to the conditions, limitations and restrictions laid down in chapter V.

PART IV.

PUBLIC HEALTH, SAFETY AND CONVENIENCE.

CHAPTER VII.—WATER-SUPPLY, LIGHTING AND DRAINAGE.

Public Water-supply.

Working of
works in
dependence.

163. All public reservoirs, tanks, cisterns, fountains, wells, pumps, pipes, taps, conduits, aqueducts and other works (not vested in the Government) connected with the supply of water to the city whether made at the cost of the corporation or otherwise, and all bridges, buildings, engines, works, materials, and other things connected therewith and all land (not being private property or property vested in the Government) adjacent and appertaining to the same, shall vest in the corporation.

Construction
of water
works.

164. The corporation may, with the sanction of the Governor in Council, construct, lay, or erect filtering tanks, reservoirs, engines, conduits, pipes, or other works without the limits of the city for supplying it with water, and may provide tanks, reservoirs, engines, mains, fountains and other conveniences within the said limits for the use of the inhabitants.

Provision of
wholesome
supply of
drinking
water.

165. (1) The corporation shall provide a supply of wholesome drinking water within the city and shall erect sufficient stand-pipes, fountains, or other conveniences for the gratuitous supply of water.

(2) The corporation shall, as far as possible, make adequate provision that such supply be continuous throughout the year.

Trespass on
water-supply
premises.

166. It shall not be lawful for any person except with permission duly obtained to enter on land vested in the corporation along which a conduit or pipe runs or on any premises connected with the water-supply.

Prohibition of
building over
water mains.

167. (1) Without the permission of the commissioner no building, wall or other structure shall be newly erected and no street or railway shall be constructed over any municipal water-mains.

(2) If any building, wall or other structure be so erected or any street or railway be so constructed the commissioner may, with the approval of the standing committee, cause the same to be removed or otherwise dealt with as to him shall appear fit and the expenses thereby incurred shall be paid by the persons offending.

Private Water-supply.

Control over
house
connections.

168. All house-connections, whether within or without the premises to which they belong, with the corporation's water-supply system shall be under the control of the corporation, but shall be altered, repaired and kept in proper order, at the expense of the owner of the premises to which they belong, or for the use of which they were constructed, and in conformity with by-laws made in that behalf.

Private
water-supply
for domestic
consumption.

169. (1) The commissioner may on application by the owner or occupier of any building arrange, in accordance with the by-laws, to supply water thereto for domestic consumption and use.

Provided that the commissioner shall not without the sanction of the standing committee agree to supply water to any building assessed at an annual value of less than one hundred and twenty rupees.

(2) Whenever it appears to the commissioner that any dwelling-house assessed at an annual value of not less than one hundred and twenty rupees is without a proper supply of water for domestic consumption and use and that such a supply can be furnished from a main not more than one hundred feet distant from any part of such building, the commissioner may by notice require the owner to obtain such supply and to execute all such works as may be necessary for that purpose in accordance with the by-laws.

(3) It shall not be lawful for the owner of any dwelling-house assessed at an annual value of not less than one hundred and twenty rupees which may be constructed or re-constructed after the commencement of this Act, to occupy it or cause it

permit it to be occupied until he has obtained a certificate from the commissioner that there is provided within or within a reasonable distance of the house such a supply of wholesome water as appears to the commissioner to be sufficient for domestic consumption and use of the inmates of the house.

(4) The cost of making the connection and the cost or hire of meters shall be borne by the applicant and shall be recoverable in the same manner as the water and drainage tax.

(5) For all water supplied under this section, in excess of a maximum determined by regulations of the standing committee, payment shall be made at such times and under such conditions as may be laid down in such regulations and shall be recoverable in the same manner as the water and drainage tax.

Explanation.—Supply of water for domestic consumption and use shall not be deemed to include a supply—

- (a) for any trade, manufacture or business,
 - (b) for gardens or for purposes of irrigation,
 - (c) for building purposes,
 - (d) for fountains, swimming baths, public baths, tanks in or near temples, churches and mosques or for any ornamental or mechanical purpose,
 - (e) for animals, or for tracking vehicles, where such animals or vehicles are kept for sale or hire,
- but shall be deemed to include a supply—
- (i) for flushing latrines or drains,
 - (ii) for all baths other than swimming baths or public baths,
 - (iii) for the consumption and use of inmates of hotels, boarding houses and residential clubs and for baths used by such inmates.

Private Water-supply for non-domestic purposes.

170. (1) The commissioner may, with the sanction of the standing committee, supply water for any purpose other than domestic consumption and use on receiving a written application specifying the purpose for which such supply is required and the quantity likely to be consumed.

(2) For all water supplied under sub-section (1) payment shall be made at such rates and such conditions shall be imposed as may be laid down by the standing committee by general or special order.

Supply in special cases.

171. The corporation shall if required supply Port St. George and the Port Trust with water and may supply any other local authority whether within or without the city, on such terms as to payment and as to the period and conditions of supply as shall be determined by the council, subject to appeal in respect of such terms to the Governor in Council, whose decision shall be final.

Cutting off Water-supply.

172. (1) The commissioner may cut off the supply of corporation water from any premises—

- (a) if the premises are unoccupied;
- (b) if any water-tax or any sum due for water or for the cost of making a connection or the cost or hire of a meter or the cost of carrying out any work or test connected with the water-supply which is chargeable to any person by or under this Act is not paid within thirty days after a bill for such tax or sum has been presented;
- (c) if after receipt of a notice from the commissioner requiring him to refrain from so doing the owner or occupier continues to use the water or to permit it to be used in contravention of any by-law made under this Act;
- (d) if the owner or occupier wilfully or negligently damages his meter or any pipe or tap conveying corporation water;

Commissioner's power to supply water for non-domestic purposes or, when laid by standing committee.

Supply to local authorities.

Power to cut off supply.

(e) if the occupier refuses to admit the commissioner into premises which he proposes to enter for the purpose of executing any work or of placing or removing any apparatus or of making any examination or inquiry in connection with the water-supply, or prevents the commissioner, doing such work, placing or removing such apparatus or making such examination or inquiry;

(f) if any pipes, taps, works or fittings connected with the corporation water-supply are found on examination by the commissioner to be out of repair to such an extent as to cause waste or contamination of water;

(g) if the owner or occupier causes pipes, taps, works or fittings connected with the corporation water-supply to be placed, removed, repaired or otherwise interfered with in violation of the by-laws.

(2) The expense of cutting off the supply shall be paid by the owner or occupier of the premises.

(3) In cases under clause (i) as soon as any money for non-payment of which water has been cut off, together with the expense of cutting off the supply, has been paid by the owner or occupier, the commissioner shall cause water to be supplied as before on payment of the cost (if any) of re-connecting the premises with the corporation water-works.

(4) No action taken under this section shall relieve any person from any penalties or liabilities which he may otherwise have incurred.

173. The corporation shall not be liable to any penalty or damages for cutting off the supply of water or for not supplying water, in the case of unusual drought, other unavoidable cause or accident, or the necessity for re-laying or repairing pipes.

Lighting.

174. The commissioner shall take measures for lighting in a suitable manner the public streets and public markets and all places of public resort vested in the corporation by electricity, gas, oil, or such other illuminant as the council may determine.

Public Drainage.

175. All public drains, pipes and drainage works existing at the time of the coming into operation of this Act or afterwards made at the cost of the corporation or otherwise, and all works, materials and things appertaining thereto shall vest in the corporation.

176. The corporation shall, so far as the means at their disposal permit, provide and maintain a sufficient system of public drains throughout the city.

Private Drainage.

177. All house-drains whether within or without the premises to which they belong, and all private latrines, and cess-pools within the city shall be under the control of the corporation, but shall be altered, repaired and kept in proper order, at the expense of the owner of the premises to which the same belong or for the use of which they were constructed and in conformity with by-laws framed by the council in this behalf.

178. (1) The commissioner shall, on application by the owner or occupier of any premises or the owner of a private street, arrange, in accordance with the by-laws, for the connection if practicable of the applicant's drains with a public drain at the applicant's expense.

(2) If there is a public drain or other place set apart by the corporation for the discharge of drainage within a distance not exceeding one hundred feet of the nearest point on any premises, the commissioner may by notice direct the owner of the said premises to construct a drain leading thereon, to such drain or place and to execute all such works as may be necessary in accordance with the by-laws at such owner's expense.

(3) If any premises are in the opinion of the commissioner without sufficient means of effectual drainage, but no part thereof is situated within one hundred feet of a public drain or other place set apart by the corporation for the discharge of drainage, the commissioner may by notice direct the owner of the said premises to

Non-liability of corporation when supply refused or cut, made in certain cases.

Provision for lighting public streets, etc.

Transfer of drains to corporation.

Provision of system of drainage by the corporation.

Control over house-drains, privies and cess-pools.

Connection of house-drains with public drains.

construct a closed cess-pool of such material, dimensions and description, in such position and at such level as the commissioner thinks necessary and to construct a drain or drains emptying into such cess-pool and to execute all such works as may be necessary in accordance with the by-laws.

(4) It shall not be lawful for the owner of any building constructed or reconstructed after the commencement of this Act to occupy it or cause or permit it to be occupied until he has obtained a certificate from the commissioner that the said building is provided with such means of drainage as appear to the commissioner to be sufficient.

179. (1) When the commissioner is of opinion that any group or block of premises any part of which is situate within one hundred feet of a public drain, already existing or about to be constructed, may be drained more economically or advantageously in combination than separately, the commissioner may, with the approval of the standing committee, cause such group or block of premises to be drained by such method as appears to the commissioner to be best suited thereto and the expenses incurred by the commissioner in so doing shall be paid by the owners in such proportions as the standing committee may think fit.

Commis-
sioner's power
to drain
premises in
combination.

(2) Not less than fifteen days before any work under this section is commenced, the commissioner shall give written notice to the owners of—

- (a) the nature of the intended work,
- (b) the estimated expenses thereof, and
- (c) the proportion of such expenses payable by each owner.

(3) The owners for the time being of the several premises constituting a group or block drained under sub-section (1) shall be the joint owners of every drain constructed, erected or fixed, or continued for the special use and benefit only of such premises and shall, in the proportion in which it is determined that they are to contribute to the expenses incurred by the commissioner under sub-section (1), be responsible for the expense of maintaining every such drain in good repair and efficient condition.

180. (1) Where a drain connecting any premises with a public drain or other place set apart by the corporation for the discharge of drainage is sufficient for the efficient drainage thereof and is otherwise unobjectionable, but is not, in the opinion of the commissioner, adapted to the general drainage system of the city, or of the part of the city in which such drain is situated, the commissioner, with the approval of the standing committee, may—

Commis-
sioner's
power to
close or
alter
the
mode
of
drain-
age
premises
drains.

(a) subject to the provisions of sub-section (3) close, discontinue or destroy the said drain and do any work necessary for that purpose; or

(b) direct that such drain shall, from such date as he fixes in this behalf, be used for sewage only, or for water unpolished with sewage only, and may construct at the cost of the corporation an entirely distinct drain either for water unpolished with sewage or for sewage.

(2) No drain may be closed, discontinued or destroyed by the commissioner under clause (a) of sub-section (1) except on condition of his providing another drain as efficient for the drainage of the premises and communicating with a public drain or other place specified and the expense of the construction of any drain so provided by the commissioner and of any work done shall be paid by the corporation.

181. (1) Without the permission of the commissioner no person shall place or construct any fence, building, culvert, pipe drain, drain-covering or other structure or any street, railway or cable over, under, or across any public drain or stop up, divert, obstruct or in any way interfere with any public drain, whether it passes through public or private ground.

Building,
etc., not to be
erected
without
previous
consent
of the
Commis-
sioner.

(2) The commissioner may remove or otherwise deal with anything placed or constructed in contravention of sub-section (1) as he shall think fit, and the cost of so doing shall be recoverable from the owner thereof in the manner provided in section 547.

182. (1) The commissioner may by notice require the owner or occupier of any building or land adjoining a public street to construct culverts or drain-coverings over the side channels or ditches at the entrances to the said building or land.

Construction
of culverts by
owner or
occupier.

(2) Each subverts or drain-coverings shall be of the form and size and consist of such materials as may be specified in the said notice, and shall be maintained and kept free from all obstruction at the expense of the said owner or occupier.

Maintenance
of drains
and pipes for
surface
water.

183. The owner or occupier of any building in a public street shall, within fifteen days after receipt of notice in that behalf from the commissioner, put up, and thereupon maintain, proper troughs and pipes for catching and carrying the water from the roof and other parts of such building, and for discharging such water in such manner as the commissioner may allow.

Public Latrines.

Location of
public
latrines.

184. The corporation shall provide and maintain in proper and convenient places a sufficient number of public latrines and shall cause the same to be kept clean and in proper order.

Location of
public
latrines.

185. (1) The commissioner may license for any period not exceeding one year the provision and maintenance of latrines for public use.

(2) No person shall keep a public latrine without a license under subsection (1).

(3) Every licensee of a public latrine shall maintain it clean and in proper order.

Private Latrines.

Provision of
latrines by
owner or
occupier.

186. The commissioner may by notice require the owner or occupier of any building within the time specified in such notice to provide a latrine or alter or remove from an unsuitable to a more suitable place any existing latrine in accordance with the directions contained in such notice, for the use of the persons employed in or about or occupying such building, and to keep it clean and in proper order; and every owner or occupier of the ground on which any block of flats stands shall provide such latrine as the commissioner may by notice require and within such time as may be fixed in the notice for the use of the inhabitants of such block of flats.

Provision of
latrines and
sanitary
facilities.

187. Every person employing workmen, labourers or other persons exceeding twenty in number shall provide and maintain for the separate use of persons of each sex so employed latrines of such description and number as the commissioner may by notice require, and within such time as may be fixed in the notice and shall keep the same clean and in proper order.

Provision of
latrines and
sanitary
facilities for
use of the
public.

188. The commissioner may by notice require any owner or manager of a market, cart-shed, cattle-shed, choultry, theatre, railway-station, dock, wharf or other place of public resort within such time as may be specified in such notice to provide and maintain for the separate use of persons of each sex latrines of such description and number and in such a position as may be specified and to keep the same clean and in proper order.

Latrines to be
maintained
from
view.

189. All latrines shall be so constructed as to screen persons using the same from the view of persons passing by or residing in the neighbourhood.

General Powers.

Powers to
erect
pipes, drains,
cables, etc.,
under
ground
property
without
consent
of
owner
or
occupier
if
required
for
public
use.

190. The commissioner may carry any cable, wire, pipe, drain or channel of any kind to establish or maintain any system of drainage, water-supply or lighting, through, across, under or over any road, street or place laid out for a road or street and after giving reasonable notice to the owner or occupier through, across, under, over, or up the side of, any land or building in the city, and any place and maintain posts, poles, standards, brackets or other contrivances to support cables, pipes, channels, wires and lights on any pole or post in the city not owned by the Government of India and may do all acts necessary or expedient for regulating or maintaining any such cable, wire, pipe, drain, channel, post, pole, standard, bracket or other similar contrivance in an effective state for the purposes for which it is intended to be used, or for removing the same:

Provided that such work shall be done so as to cause the least practicable nuisance or inconvenience to any persons:

Provided further that the commissioner shall, with the sanction of the standing committee, pay compensation to any person who sustains damage by the exercise of such power.

191. (3) No person shall, without the permission of the commissioner, make any connection with any municipal cable, wire, pipe, drain or channel or with the electric-conduits of any other person.

Prohibition against making connections without permission.

(2) The commissioner may by notice require any connection made in contravention of sub-section (1) to be demolished, removed, closed, altered or secured.

192. If the corporation conduct any pipe or drain or other work connected with the water-supply or drainage of the city across a line of railway, they may, with the sanction of the Governor in Council and at the cost of the municipal fund, require the railway administration concerned to raise or lower the level thereof.

Power to require railway level, etc., to be raised or lowered.

193. (1) The corporation shall not undertake new works beyond the limits of the city without the sanction of the Governor in Council.

Power of corporation in respect of works outside the city.

(2) The corporation may, in the execution and for the purpose of any works beyond the limits of the city sanctioned by the Governor in Council whether before or after the passing of this Act, exercise all the powers which they may exercise within the city throughout the line of country through which conduits, channels, pipes, lines of posts and wires and the like run, and over any lake or reservoir from which a supply of water for the use of the city is derived, and over all lands at a distance not exceeding one thousand yards beyond the high-water level of any such lake or reservoir, and over any lands used for sewage farms, sewage disposal tanks, filth and other works connected with the drainages of the city.

CHAPTER VIII.—SCAVENGERS.

194. The commissioner shall provide or appoint, in proper and convenient situations, depots and places for the temporary deposit or final disposal of rubbish, filth and carcases of dead animals.

Provision of depots for rubbish and filth.

195. (1) The commissioner may with the previous sanction of the standing committee by public notice direct that all rubbish and filth accumulating in any premises in any street or quarter of the city specified in the notice shall be collected by the owner or occupier of such premises, and deposited in a box or basket or other receptacle, of the kind specified in such notice, to be provided by each owner or occupier and kept at or near the premises.

Public notice requiring deposit of rubbish and filth by receptacle.

(2) The commissioner may by public notice direct that all rubbish and filth accumulating in any latrine not connected with a drain and in respect of which no contract under section 197 has been entered into, shall be collected by the owner or occupier and deposited in municipal carts.

(3) The commissioner may cause public dust-bins or other convenient receptacles to be provided at suitable intervals and in proper and convenient situations in any street or quarter in respect of which no notice issued under sub-section (1) or sub-section (2) is for the time being in force,

and may by public notice direct that all rubbish and filth accumulating in any premises, the entrance to which is situated within fifty yards of any such receptacle, shall be collected by the owner or occupier of such premises and deposited in such receptacle.

196. When any premises are used for carrying on any manufacture, trade or business or in any way so that rubbish or filth is accumulated in quantities which are, in the opinion of the commissioner, too considerable to be deposited in any of the methods prescribed by a notice issued under section 195, the commissioner may

Removal of rubbish and filth from premises being in large quantities or otherwise.

(a) by notice require the owner or occupier of such premises to collect all rubbish and filth accumulating thereon, and to remove the same at such times, in such carts or receptacles, and by such routes as may be specified in the notice, to a depot or place provided or appointed under section 194; or

(b) after giving such owner or occupier notice of his intention, cause all rubbish and filth accumulated in such premises to be removed, and charge the said owner or occupier for such removal such periodical fees as may, with the sanction of the standing committee, be specified in the notice issued under clause (a).

Current
with owner or
occupier for
removal of
rubbish and
filth.

Provision for
daily
cleaning of
streets and
removal of
rubbish and
filth.

Right of
property of
corporation in things
deposited in
receptacles.

Direction as
to removal of
rubbish and
filth.

Establishment
of establishment
for removal of
rubbish and
filth.

Prohibition
against
accumulation
of rubbish
or filth on
premises.

Prohibition
against
depositing
rubbish or
filth in
streets.

Prohibition
against
depositing
rubbish or
filth in
streets.

Prohibition
against
depositing
rubbish or
filth in
streets.

Prohibition
against
depositing
rubbish or
filth in
streets.

Prohibition
against
depositing
rubbish or
filth in
streets.

Prohibition
against
depositing
rubbish or
filth in
streets.

197. The commissioner may contract with the owner or occupier of any premises to remove rubbish or filth from such premises on such terms as to time and period of removal and other matters as may seem suitable to the commissioner, and on payment of fees at such rate as the council may determine.

198. The commissioner shall provide—
(a) for the daily surface-cleaning of all public streets and the removal of the sweepings therefrom; and
(b) for the removal of—
(i) the contents of all receptacles and deposits and the accumulations at all places provided or appointed by him under section 194 for the temporary deposit of any of the things specified therein; and
(ii) all things deposited by a owner or occupier of premises in pursuance of any notice issued under section 195.

199. All things deposited in deposits or places provided or appointed under section 194 shall be the property of the corporation.

200. In cases not provided for by any notice issued under section 196, the commissioner shall, with the sanction of the sanitizing committee, lay down—
(a) the hours within which rubbish and filth may be removed; and
(b) the kind of cart or other receptacle in which rubbish and filth may be removed; and
(c) the route by which such carts or other receptacles shall be taken.

201. The corporation shall maintain an establishment under the control of the commissioner for the removal of rubbish and filth from latrines which are not connected with a public drain.

202. (1) No person who is bound by any notice issued under section 195 or section 196, as the case may be, to collect and deposit or remove rubbish or filth accumulating on any premises shall allow the same so to accumulate for more than twenty-four hours.

(2) No person shall deposit, any rubbish or filth otherwise than as provided in a notice issued under section 195 or section 196 as the case may be.

(3) No person shall remove rubbish or filth otherwise than to a deposit or place provided or appointed for the purpose under section 194 or otherwise than as laid down under section 196 or section 200.

(4) No person shall throw or place any rubbish or filth, as the case may be,
(a) in any place not provided or appointed for the purpose under section 194; or
(b) in any way contrary to any direction given under section 195.

(5) No owner or occupier of any premises shall keep or allow to be kept for more than twenty-four hours, or otherwise than in a receptacle approved by the commissioner, any rubbish or filth on such premises or any place belonging thereto or neglect to employ proper means to remove the rubbish or filth from or to cleanse such receptacles and to dispose of such rubbish or filth in the manner directed by the commissioner, or fail to comply with any requisition of the commissioner as to the construction, repair, paving or cleansing of any latrine on or belonging to the premises.

(6) No owner or occupier shall allow the water of any sink, drain or latrine or the drainage from any stable or place, or any other filth to run down on, or to, or be put upon, any street, or into any drain or on the side of any street, except in such manner as shall prevent any avoidable nuisance from any such filth entering into the walls or ground at the side of the said drain.

CHAPTER IX.—STREETS.

Public Streets.

203. All public streets in the city not reserved under the control of the Corporation, and the sidewalks, pavements, slopes and other materials thereof, and all erections, materials, implements and other things provided for such streets, and all trees, not being private property, growing thereon or by the side thereof, shall vest in the corporation.

Nothing if
public streets
and other
materials
thereof are
reserved.

204. The corporation shall cause the public streets to be maintained and repaired and may make all improvements therein which are necessary or expedient for the public safety or convenience.

Maintenance
and repair of
streets.

205. (1) The commissioner may, subject always to such sanction as may be required under chapter IV,

Power of
commissioner
to require in
streets.

(a) lay out and make new streets;

(b) construct bridges and sub-ways;

(c) hire, driver, or with the special sanction of the council and the Governor in Council, permanently close any public street or part thereof;

(d) widen, open, surface or otherwise improve any public street.

(2) Reasonable compensation shall be paid to the owners and occupiers of any land or buildings which are acquired for or affected by any such purposes.

206. (1) When any public street is permanently closed under section 205 the corporation may dispose of the site or so much thereof as is no longer required making due compensation to any person injured by such closing.

Power of
disposal of
land acquired
under streets.

(2) In determining such compensation, allowance shall be made for any benefit accruing to the same premises or any adjacent premises belonging to the same owner from the construction or improvement of any other public street or at or about the same time that the public street, on account of which the compensation is paid, is closed.

207. (1) The commissioner may, subject always to such sanction as may be required under chapter IV, acquire—

Acquisition of
land and
buildings for
improvement
of streets.

(a) any land required for the purpose of widening, opening, extending or otherwise improving any public street, or of making any new public street, and the buildings, if any, standing upon such land;

(b) any land outside the proposed street alignment, with the buildings, if any, standing thereupon, which the council may consider it expedient to acquire.

(2) Any land or building acquired under sub-section (1), clause (b) may be sold, leased or otherwise disposed of after public advertisement, and any conveyance made for that purpose may comprise such conditions as the standing committee thinks fit as to the removal of the existing building, if any, the description of the new building (if any) to be erected, the period within which the new building (if any) shall be completed and any other similar matters.

(3) The standing committee may require any person to whom any land or building is transferred under sub-section (2) to comply with any conditions comprised in the said conveyance before it places him in possession of the land or building.

208. The standing committee may

Power to
require
compliance
with the
conditions
of the
conveyance.

(a) prescribe for any public street a building line or a street alignment or both a building line and a street alignment;

(b) from time to time, but subject in each case to its receiving the authority of the council in that behalf, define a fresh line in substitution for any line so defined or for any part thereof, provided that such authority shall not be needed—

(i) unless, at least one month before the meeting of the council at which the matter is decided, public notice of the proposal has been given by the commissioner by advertisement in the local newspapers and in the Port St. George Gazette, and special notice thereof, signed by the commissioner, has also been put up in the street or part of the street for which such fresh line is proposed to be defined; and

(ii) until the council has considered all objections to the said proposal made in writing and delivered at the municipal office not less than three clear days before the day of each meeting.

Buildings
on streets of
an addition
to buildings
within street
alignments
on building line

209. (1) No person shall construct any portion of any building within a street alignment defined under section 208 provided however that the commissioner may in his discretion permit additions to a building to be made within a street alignment, if such additions merely add to the height and rest upon an existing building or wall, upon the order of the building committee, an agreement binding himself and his successors in interest.

(a) not to claim compensation in the event of the commissioner at any time hereafter calling upon him or such successors to remove any building erected or added to in pursuance of such permission or any portion thereof, and

(b) to pay the expenses of such removal.

Provided that the commissioner shall, in every case in which he gives permission, report his reasons in writing to the standing committee.

If the commissioner refuses to grant permission to erect or add to any building on the ground that the proposed site falls wholly or in part within a street alignment prescribed under section 208 and if such site or the portion thereof which falls within such alignment be not acquired on behalf of the corporation within one year after the date of such refusal, the corporation shall pay reasonable compensation to the owner of the site.

(2) No person shall erect or add to any building between a street alignment and a building line defined under section 208 except with the permission of the commissioner, who may when granting permission impose such conditions as the standing committee may lay down for such cases.

Building line
pertaining
to buildings
on streets

210. (1) When any building or part thereof abutting on a public street is within a street alignment defined under section 208, the commissioner may, whenever it is proposed

(a) to rebuild such building or make it down to an extent exceeding one-half thereof above the ground level, such half to be measured in cubic feet; or

(b) to remove, reconstruct or make any addition to any portion of such building which is within the street alignment;

on any order which he issues concerning the rebuilding, alteration or repair of such building, require such building to be set back to the street alignment.

(2) When any building or any part thereof within the street alignment falls down or is burnt down or is, whether by order of the commissioner or otherwise, taken down, the commissioner may forthwith take possession on behalf of the corporation of the portion of land within the street alignment theretofore occupied by the said building and, if necessary, clear it.

(3) Land acquired under this section shall be deemed a part of the public street and shall vest in the corporation.

(4) When any building is set back in pursuance of any requisition made under sub-section (1), or when the commissioner takes possession of any land under sub-section (2), the corporation shall forthwith make full compensation to the owner for any direct damage which he may sustain thereby.

Explanation.—The expression 'direct damage' as used in sub-section (4) with reference to land means the market value of the land taken, and the depreciation, if any, in the ordinary market value of the rest of the land resulting from the area being reduced in size; but does not include damage due to the prospective loss of any particular use to which the owner may allege that he intended to put the land, although such use may be injuriously affected by the reduction of the site.

Building line
may forward
the proposed
line of street

211. The commissioner may, upon such terms as he thinks fit, allow any building to be set forward for the purpose of improving the line of a public street and may, with the sanction of the standing committee, by notice require any building to be so set forward in the case of reconstruction thereof or of a new construction.

Explanation.—For the purpose of this section a wall separating any portion from a public street shall be deemed to be a building; and it shall be deemed a sufficient compliance with permission or requisition to set forward a building to the street alignment if a wall of such material and dimensions as are approved by the commissioner is erected along the said line.

Proposed
line.

212. (1) The standing committee may prepare plans and plans of proposed public streets, showing the direction of such streets, the street alignment and building line on each side of them, their intended width and such other details as may appear desirable.

(2) The width of such proposed streets shall ordinarily not be less than forty feet, or in any area covered by lots, twenty feet:

(3) When any plan has been prepared under sub-section (1), the provisions of section 210 shall apply to all buildings, so far as they stand across the street alignment of the projected street.

213. The commissioner may by an order temporarily close any street to traffic for repair, or in order to carry out any work connected with drainage, water-supply or lighting or any of the purposes specified in schedule V:

Temporary closure of streets.

Provided that such work shall be completed and such street re-opened to traffic with all reasonable speed.

214. It shall not be lawful for any person, without the permission of the commissioner, to displace, take up or make any alteration in the fences, posts, pavement, flags or other materials of any public street.

Prohibition of alterations and removal of streets.

Private Streets.

215. If the owner of any land, building, walls, beam or other wise disposes of such land or any portion or portions of the same as sites for the construction of buildings, he shall, save in such cases as the site or sites may shut on an existing public or private street, lay down and make a street or streets or road or roads giving access to the site or sites and connecting with an existing public or private street.

Owner's obligation to make a street where opening of land is being made.

216. (1) Any person intending to lay out or make a new private street must send to the commissioner a written application with plans and sections showing the following particulars, namely—

Making of new private street.

(a) the intended level, direction and width of the street,

(b) the street alignment and the building line, and

(c) the arrangements to be made for levelling, paving, metalling, flagging, channelling, sewerage, draining, conserving and lighting the street.

(2) The provisions of this Act and of any rules or by-laws made under it as to the level and width of public streets and the height of buildings abutting thereon shall apply also in the case of streets referred to in sub-section (1); and all the particulars referred to in that sub-section shall be subject to approval by the standing committee.

(3) Within sixty days after the receipt of any application under sub-section (1) the standing committee shall either sanction the making of the street on such conditions as it may think fit or disallow it, or ask for further information with respect to it.

(4) Such sanction may be refused—

(i) if the proposed street would conflict with any arrangements which have been made, or which are in the opinion of the standing committee likely to be made, for carrying out any general scheme of street improvement;

(ii) if the proposed street does not conform to the provisions of the Act, rules and by-laws referred to in sub-section (2); or

(iii) if the proposed street is not designed to be connected at one end with a street which is already open.

(5) No person shall lay out or make any new private street without or otherwise than in conformity with the orders of the standing committee. If further information is asked for, no steps shall be taken to lay out or make the street until orders have been passed upon receipt of such information.

Provided that the passing of such orders shall not in any case be delayed for more than sixty days after the standing committee has received all the information which it considers necessary to enable it to deal finally with the said application.

217. (1) If any person lays out or makes any street referred to in section 216, without or otherwise than in conformity with the orders of the standing committee, the commissioner may, whether or not the offender be prosecuted under this Act, by notice—

Objection to construction of street made in exercise of section 217.

(a) require the offender to show sufficient cause, by a written statement signed by him and sent to the commissioner on or before such day as may be specified in the notice, why such street should not be altered to the satisfaction of the commissioner, or if such alteration be impracticable, why such street should not be demolished, or

(4) require the offender to appear before the commissioner either personally or by a duly authorized agent, on such day and at such time and place as may be specified in the notice, and show cause as aforesaid.

(3) If any person on whom such notice is served fails to show sufficient cause to the satisfaction of the commissioner, why such street should not be so altered or demolished, the commissioner may pass an order directing the alteration or demolition of such street.

218. (1) If any private street or part thereof is not levelled, paved, metalled, flagged, channelled, covered, drained, conserved, or lighted to the satisfaction of the commissioner, he may by notice require the owners or occupiers of premises fronting or abutting on such street or part thereof to carry out any work which in his opinion may be necessary, and within such time as may be specified in such notice.

(2) If such work is not carried out within the time specified in the notice, the commissioner may, if he thinks fit, execute it and the expenses incurred shall be paid by the owners or occupiers in default according to the frontage of their respective premises and in such proportion as may be settled by the commissioner.

219. If any street has been levelled, paved, metalled, flagged, channelled, covered, drained, conserved and lighted under the provisions of section 218, such street shall, on the requisition of not less than three-fourths of the owners thereof, be declared a public street.

Encroachments on Streets.

220. No one shall build any wall or erect any fence or other obstruction, encroachment or projection in or over any street except as hereinafter provided.

221. (1) No door, gate, bar, or ground-floor window shall without a license from the commissioner be hung or placed so as to open outwards upon any street.

(2) The commissioner may by notice require the owner of such door, gate, bar, or window to alter it so that no part thereof when open shall project over the street.

222. (1) The commissioner may by notice require the owner or occupier of any premises to remove or alter any projection, encroachment or obstruction (other than a door, gate, bar, or ground-floor window) situated against or in front of such premises and in or over any street.

(2) If the owner or occupier of the premises proves that any such projection, encroachment or obstruction has existed for a period sufficient under the law of limitation to give him a prescriptive title or that it was erected with the consent of any municipal authority duly empowered in that behalf, and that the period, if any, for which the consent is valid has not expired, the corporation shall make reasonable compensation to every person who suffers damage by the removal or alteration of the same.

223. (1) The commissioner may grant a license subject to such conditions and restrictions as he may think fit—

(a) to the owner or occupier of any premises in a street, to put up verandas, balconies, canopies, weather-frises and the like, to project over the street, or in streets in which the construction of verandas has been prohibited by the council, to put up an awning or to construct any shop or drain-covering necessary for access to the premises; or

(4) with the concurrence of the commissioner of police, for any temporary construction in a street on occasions of festivals and ceremonies.

Provided that a license under this section shall in no case be granted if the projection, or erection, as the case may be, is likely to cause public inconvenience.

(2) On expiry of any period for which a license has been granted under this section, the commissioner may without notice cause any construction put up under clause (a) or (4) of sub-section (1) to be removed and the cost of so doing shall be recoverable from the person to whom the license was granted in the manner provided

Power of commissioner to order work to be carried out or to carry it out himself.

Right of owners to require streets to be declared public.

Prohibition against encroachments on streets.

Condition and manner of opening of doors, gates, bars, or ground-floor windows.

Demolition of encroachments.

Power to allow certain projections and encroachments.

in section 327. The commissioner may also sell the materials of such construction and shall in that case apply the proceeds in or towards payment of the expenses incurred and pay any surplus accruing from such sale to the owner or other person entitled thereto on demand made within twelve months from the date of sale. If no demand is made, such surplus shall be forfeited to the corporation.

224. (1) The commissioner shall, so far as is practicable during the construction or repair of any street, drain or premises vested in the corporation,

Provisions during repair of drains.

(a) cause the same to be fenced and guarded,

(b) take proper precautions against accident by shoring up and protecting the adjoining buildings, and

(c) cause such bars, chains or posts to be fixed across or in any street in which any such work is under execution as are necessary in order to prevent the passage of vehicles or animals and street danger.

(2) The commissioner shall cause such drain, street or premises to be sufficiently lighted or guarded during the night while under construction or repair.

(3) The commissioner shall, with all reasonable speed, complete the said work, fill in the ground, and repair the said drain, street or premises.

225. No person shall without lawful authority remove any bar, chain, post, or shoring timber or remove or extinguish any light set up under section 224.

Prohibition against removal of bars and lights.

226. (1) No person shall make a hole or cause any obstruction in any street unless he previously obtains the permission of the commissioner and complies with such conditions as he may impose.

Obtaining licence and avoiding obstructions.

(2) When such permission is granted, such person shall, at his own expense, cause such hole or obstruction to be sufficiently fenced and enclosed, until the hole or obstruction is filled up or removed and shall cause such hole or obstruction to be sufficiently lighted during the night.

(3) If any obstruction is caused in any street by the fall of structures, trees, or fences, the owner or occupier of the premises concerned shall within twelve hours of the occurrence of such fall, or within such further period as the commissioner may by notice allow, clear the street of such obstruction.

227. If any person intends to construct or demolish any building or to alter or repair the outward part thereof, and if any street or foot-way is likely to be obstructed or rendered inconvenient by means of such work, he shall first obtain a licence from the commissioner in that behalf and shall also—

Licence for work on buildings. Entry to and exit from buildings.

(a) cause the said building to be fenced and guarded,

(b) sufficiently light it during the night, and

(c) take proper precautions against accidents

during such time as the public safety or convenience requires.

Naming Streets and Numbering Buildings.

228. (1) The council shall give names to new public streets and may alter the name of any public street.

Naming of public streets.

(2) The commissioner shall cause to be put up or painted in English and in at least one vernacular language on a conspicuous part of some building, wall, or place, at or near each end, corner or entrance of every public street, the name by which it is to be known.

(3) No person shall without lawful authority destroy, pull down or deface any such name or put up any name different from that put up by order of the commissioner.

229. (1) The commissioner may cause a number to be affixed to the side or outer door of any building, or to some place at the entrance of the enclosure thereof.

Numbering of buildings.

(2) No person shall without lawful authority destroy, pull down or deface any such number.

(3) Where a number has been affixed under sub-section (1), the owner of the building shall be bound to maintain such number and to replace it if removed or defaced; and if he fails to do so, the commissioner may by notice require him to replace it.

CHAPTER X.—BUILDING REGULATIONS

General Powers.

Building
sites.

- 230.** (1) The Governor in Council may make rules—
 (a) for the regulation or restriction of the use of sites for building, and
 (b) for the regulation or restriction of building.
 (2) Without prejudice to the generality of the power conferred by sub-section (1), clause (a), rules made under that clause may provide—
 (a) that no unsuitable or dangerous site shall be used for building, and
 (b) that no site shall be used for the construction of a building intended for public worship if the construction of the building thereon will wound the religious feelings of any class of persons.
 (3) Without prejudice to the generality of the power conferred by sub-section (1), clause (b), rules made under that clause may provide for the following matters:—
 (a) intention and plans to be submitted together with applications for permission to build;
 (b) height of buildings, whether absolute or relative to the width of streets;
 (c) level and width of foundation, level of lowest floor and stability of structure;
 (d) number and height of stories composing a building and height of rooms;
 (e) provision of sufficient open space, external or internal, and adequate means of ventilation;
 (f) provision of means of access in case of fire;
 (g) provision of secondary means of access for the removal of house refuse;
 (h) materials and methods of construction of external and party walls, roofs and floors;
 (i) position, materials and methods of construction of hearths, smoke-escape, chimneys, staircases, latrines, drains, sew-pools;
 (j) paving of yards;
 (k) restrictions on the use of inflammable materials in building; and
 (l) in the case of wells, the dimensions of the well, the manner of enclosing it, and if the well is intended for drinking purposes, the means which shall be used to prevent pollution of the water.
 (4) No piece of land shall be used as a site for the construction of a building, and no building shall be constructed or re-constructed otherwise than in accordance with the provisions of this Act and of any rules or by-laws made thereunder relating to the use of building-sites or the construction or re-construction of buildings.

Power of
committee
to regulate
heights and
levels of
buildings
in particular
streets or
localities.

- 231.** (1) The Council may give public notice of their intention to declare—
 (a) that, in any street or portions of streets specified in the notice,
 (i) continuous building will be allowed,
 (ii) the elevation and construction of the frontage of all buildings there-
 after constructed or re-constructed shall, in respect of their architectural features,
 be such as the standing committee may consider suitable to the locality, or
 (iii) that in any localities specified in the notice, the construction of
 only detached buildings will be allowed, or
 (c) that in any streets, portions of streets or localities specified in the
 notice, the construction of shops, warehouses, factories, huts, or buildings of a specified
 architectural character or buildings destined for particular uses will not be allowed
 without the special permission of the standing committee.
 (2) No objection to any such declaration shall be received after a period of
 three months from the publication of such notice.
 (3) The standing committee shall consider all objections received within the
 said period and may then confirm the declaration, and, before doing so, may modify
 it, but not so as to extend its effect.
 (4) The commissioner shall publish any declaration so confirmed and it shall
 take effect from the date of publication.
 (5) No person shall, after the date of publication of such declaration, construct
 or re-construct any building in contravention of any such declaration.

Buildings
near
streets.

- 232.** (1) The Council may require any building intended to be erected at the
 corner of two streets to be rounded off or splayed off to such height and to such
 extent otherwise as may determine, and may require such portion of the site at the
 corner as it may consider necessary for public convenience or amenity.

(2) For any land so acquired the corporation shall pay compensation.
(3) In determining such compensation allowance shall be made for any benefit according to the same provision from the improvement of the streets.

233. No external roof, veranda, porch or wall of a building shall be constructed or re-constructed of glass, leaves, cast-iron, or other inflammable materials except with the permission of the commissioner.

Prohibition
on kind of
material to be
used in the
construction
of buildings.

Buildings other than huts

234. (1) If any person intends to construct or re-construct a building, he shall send to the commissioner—

Application
for approval
of plans of
building.

(a) an application in writing for approval of the site, together with a site-plan of the land, and

(b) an application in writing for permission to execute the work together with a ground plan, elevations and sections of the building and a specification of the work.

(2) Every document furnished under sub-section (1) shall contain such particulars and be prepared in such manner as may be required under rules or by-laws.

235. The commissioner shall not grant permission to construct or re-construct a building unless and until he has approved of the site on an application made under section 234.

Power for
the commissioner
to refuse to
approve of the
site.

236. The construction or re-construction of a building shall not be begun unless and until the commissioner has granted permission for the execution of the work.

Prohibition
against
commencement
of work
without
permission.

237. Within thirty days after the receipt of any application made under section 234 for approval of a site, or of any information or further information required under rules or by-laws the commissioner shall, by written order, either approve the site or refuse on one or more of the grounds mentioned in section 240 to approve the site.

Period within
which
the commissioner
is to signify
approval or
refusal.

238. Within thirty days after the receipt of any application made under section 234 for permission to execute any work or of any information or of documents or further information or documents required under rules or by-laws the commissioner shall, by written order, either grant such permission or refuse on one or more of the grounds mentioned in section 240 or section 241 to grant it:

Period within
which
the commissioner
is to grant or
refuse to
grant
permission to
execute work.

Provided that the said period of thirty days shall not begin to run until the site has been approved under section 237.

239. (1) If, within the period laid down in section 237 or section 238, as the case may be, the commissioner has neither given nor refused his approval of a building-site, or his permission to execute any work, as the case may be, the standing committee shall be bound, on the written request of the applicant, to determine by written order, whether such approval or permission should be given or not.

Reference to
the standing
committee in
the case of
refusal to
grant
permission.

(2) If the standing committee do not, within fifteen days from the receipt of such written request, determine whether such approval or permission should be given or not, such approval or permission shall be deemed to have been given; and the applicant may proceed to execute the work, but not so as to contravene any of the provisions of this Act or any rules or by-laws made under this Act.

240. The only grounds on which approval of a site for the construction or re-construction of a building or permission to construct or re-construct a building may be refused, are the following, namely—

Grounds on
which
approval of
site may, or
permission to
construct, or
re-construct,
building may
be refused.

(1) that the work or the use of the site for the work or any of the particulars comprised in the site-plan, ground-plan, elevations, sections, or specification would contravene some specified provision of any law or some specified order, rule, declaration or by-law made under any law;

(2) that the application for such permission does not contain the particulars or is not prepared in the manner required under rules or by-laws;

(3) that any of the documents referred to in section 234 have not been signed as required under rules or by-laws;

(4) that any information or documents required by the commissioner under the rules or by-laws has or have not been duly furnished;

(5) that streets or roads have not been made as required by section 215.

Whenever the commissioner or the standing committee refuse to approve a site for a building, or to grant permission to reconstruct or re-construct a building, the reasons for such refusal shall be specifically stated in the order.

Special
powers for
suspending
provisions in
certain
buildings.

241. Notwithstanding anything contained in section 240 if any street shown in the site-plan is an intended private street, the commissioner may at his discretion refuse to grant permission to construct a building, until the street is commenced or completed.

Issue of per-
mission if not
used upon
within one
year.

242. If the construction or re-construction of a building is not commenced within one year after the date on which permission was given, to execute the work, the work shall not be commenced until a fresh application has been made and a fresh permission granted under this chapter.

Inspection by
commissioner.

243. The commissioner may inspect any building during the construction or re-construction thereof, or within one month from the date of receipt of the notice given under section 137.

Power of
commissioner
to require
alteration of
work.

244. (1) If the commissioner finds that the work—

(a) is otherwise than in accordance with the plans or specifications which have been approved, or

(b) contravenes any of the provisions of this Act or any rule, by-law, order or declaration made under this Act,

he may by notice require the owner of the building within a period stated either—

(i) to make such alterations as may be specified in the said notice with the object of bringing the work into conformity with the said plans, specifications or provisions, or

(ii) to show cause why such alterations should not be made.

(2) If the owner does not show cause as aforesaid he shall be bound to make the alterations specified in such notice.

(3) If the owner shows cause as aforesaid the commissioner shall by an order amend the notice issued under sub-section (1), or confirm the same subject to such modifications as he may think fit.

Stoppage of
work
endangering
human life.

245. Notwithstanding anything contained in any of the preceding sections, the commissioner may at any time stop the construction or re-construction of any building if in his opinion the work in progress endangers human life.

Where
provisions
do not apply
to the whole
of the building.

246. In sections 234 to 245 the word 'building' does not include a hut.

Walls.

Application
of the provisions
of the Act
to walls.

247. The provisions of sections 234, 235, 236, 242, 243, 244 and 245 shall, so far as may be, apply to walls.

Huts.

Application
to the extent
of the provisions
of the Act.

248. (1) Every person who intends to construct or re-construct a hut shall send to the commissioner—

(a) an application in writing for permission to execute the work, and

(b) a site-plan of the land.

(2) Every such application and plan shall contain the particulars and be prepared in the manner required under rules or by-laws.

Prohibition
against
commence-
ment of work
without
permission.

249. The construction or re-construction of a hut shall not be commenced unless and until the commissioner has granted permission for the execution of the work on an application sent to him under section 248.

250. Within fourteen days after the receipt of any application made under section 248 for permission to construct or re-construct a hut, or of any information or plan or further information or fresh plan required under rules or by-laws, the commissioner shall, by written order, either grant such permission or refuse on one or more of the grounds mentioned in section 252 to grant it.

Period within which permission may be granted or refused to construct or re-construct a hut.

251. (1) If within the period laid down in section 250, the commissioner has neither granted nor refused to grant permission to construct or re-construct a hut, the standing committee shall be bound on the written request of the applicant, to determine by written order whether such permission should be granted or not.

Refers to standing committee to determine whether permission should be granted or refused.

(2) If the standing committee does not, within thirty days from the receipt of such written request, determine whether such permission should be granted or not, such permission shall be deemed to have been granted; and the applicant may proceed to execute the work but not so as to contravene any of the provisions of this Act or any rules or by-laws made under this Act.

252. The only grounds on which permission to construct or re-construct a hut may be refused are the following, namely:—

Grounds on which permission to construct or re-construct a hut may be refused.

(1) that the work or the use of the site for the work would contravene some specified provision of any law or some specified rule, by-law, order or declaration made under any law;

(2) that the application for permission does not contain the particulars or is not prepared in the manner required under rules or by-laws;

(3) that any information or plan required by the commissioner under rules or by-laws has not been duly furnished;

(4) that streets or roads have not been made as required by section 215.

Whenever the commissioner or standing committee refuses to grant permission to construct or re-construct a hut, the reasons for such refusal shall be specifically stated in the order.

253. If the construction or re-construction of any hut is not commenced within six months after the date on which permission was given to execute the work, the work shall not be commenced until a fresh application has been made and a fresh permission granted under this chapter.

Limit of period within which work must be commenced.

External walls, alterations and additions.

254. The owner or occupier of any building adjoining a public street shall keep the external part thereof in proper repair with lime-plaster or other material to the satisfaction of the commissioner.

Maintenance of external walls in repair.

255. (1) The provisions of this chapter and of any rules or by-laws made under this Act relating to construction and re-construction of buildings shall also be applicable to any alteration thereof or addition thereto:

Application of provisions to alterations and additions.

Provided that works of necessary repair which do not affect the position or dimensions of a building or any room therein shall not be deemed an alteration or addition for the purpose of this section.

(2) If any question arises as to whether any addition or alteration is a necessary repair not affecting the position or dimensions of a building or room such question shall be referred to the standing committee, whose decision shall be final.

Powers of commissioner.

256. (1) If the commissioner is satisfied—

(a) that the construction or re-construction of any building or wall—
(a) has been commenced without obtaining the permission of the commissioner or (where an appeal or reference has been made to the standing committee) in contravention of any order passed by the standing committee, or

Commenced or carried on in contravention of any order.

(b) is being carried on, or has been completed otherwise than in accordance with the plans or particulars on which such permission or order was based, or

(c) is being carried on or has been completed in breach of any of the provisions of this Act or of any rule or by-law made under this Act or of any direction or regulation lawfully given or made under this Act or such rule or by-law, or

(2) that any alterations required by any notice issued under section 244 have not been duly made, or

(3) that any alteration of or addition to any building or any other work made or done for any purpose is, is, or upon any building, has been commenced or is being carried on or has been completed in breach of section 255,

he may make a provisional order requiring the owner or the builder to demolish the work done, or so much of it as, in the opinion of the commissioner, has been unlawfully executed, or to make such alterations as may, in the opinion of the commissioner, be necessary to bring the work into conformity with the Act, rules, by-laws, directions or regulations as aforesaid, or with the plans or particulars on which such permission or order was based, and may also direct that until the said order is complied with the owner or builder shall refrain from proceeding with the building or wall.

(2) The commissioner shall serve a copy of the provisional order made under sub-section (1) on the owner of the building or wall together with a notice requiring him to show cause within a reasonable time to be named in such notice why the order should not be confrmed.

(3) If the owner fails to show cause to the satisfaction of the commissioner, the commissioner may confirm the order, with any modification he may think fit to make.

Exemption.

Exemption.

257. Any building constructed and used, or intended to be constructed and used, exclusively for the purpose of a plant-house, water-house, summer-house (not being a dwelling-house), poultry-house or aviary, shall be exempted from the provisions of this chapter other than section 233, provided the building be wholly detached from, and situated at a distance of at least ten feet from the nearest adjacent building.

CHAPTER XI.—NOCUOUS.

Dangerous Buildings, Trees and Places.

Provisions
in case of
dangerous
buildings.

258. (1) If any building be deemed by the commissioner to be in a ruinous state or dangerous to passers-by or to the occupants of neighbouring structures the commissioner may by notice require the owner or occupier to fence off, take down, secure or repair such building so as to prevent any danger therefrom.

(2) If immediate action is necessary the commissioner may himself before giving such notice or before the period of notice expires fence off, take down, secure or repair such building or fence off a part of any street or take such temporary measures as he thinks fit to prevent danger and the cost of doing so shall be recoverable from the owner or occupier in the manner provided in section 387.

(3) If in the commissioner's opinion the said building is imminently dangerous to the inmates thereof, the commissioner shall order the immediate evacuation thereof and any person disobeying may be removed by any police officer.

Provisions
in case of
dangerous
trees.

259. (1) If any tree or any branch of a tree or the fruit of any tree be deemed by the commissioner to be likely to fall and thereby to endanger any person using a public or private street the commissioner may by notice require the owner of the said tree to secure, lop or cut down the said tree so as to prevent any danger therefrom.

(2) If immediate action is necessary the commissioner may himself before giving such notice or before the period of notice expires secure, lop or cut down the said tree or remove the fruit thereof or fence off a part of any street or take such temporary measures as he thinks fit to prevent danger, and the cost of so doing shall be recoverable from the owner of the tree in the manner provided in section 387.

Provisions
in case of
dangerous
tanks, wells,
baths, etc.

260. (1) If any tank, pond, well, hole, stream, dam, bank or other place be deemed by the commissioner to be in want of sufficient repair, protection or enclosure dangerous to the passers-by, or to persons living in the neighbourhood, the commissioner may by notice require the owner to fill in, remove, repair, protect or enclose the same so as to prevent any danger therefrom.

(2) If immediate action is necessary the commissioner may himself before giving such notice or before the period of notice expires take such temporary measures as he thinks fit to prevent danger and the cost of doing so shall be recoverable from the owner in the manner provided in section 387.

261. (1) The commissioner may by notice require the owner of any building, booth or tent partly or entirely composed of, or having any external roof, veranda, pended or wall partly or entirely composed of, cloth, grass, leaves, straw or other inflammable materials to remove or alter such building, booth, tent, roof, veranda, pended or wall, or may grant him permission to retain the same on such conditions as the commissioner may think necessary to prevent danger from fire.

Prohibition of inflammable material.

(2) The commissioner may by notice require any person using any place for the storage for private use of timber, firewood, or other combustible things to take special steps to guard against danger from fire.

(3) Where the commissioner is of opinion that the means of egress from any building are insufficient to allow of safe exit in the event of fire, he may, with the sanction of the standing committee, by notice require the owner or occupier of the building to alter or re-construct any staircase in such manner or to provide such additional or emergency staircase as he may direct; and when any building, booth or tent is used for purposes of public entertainment he may require, subject to such sanction as aforesaid, that it shall be provided with an adequate number of clearly indicated exits so placed and maintained as readily to afford the audience ample means of safe egress, that the seating be so arranged as not to interfere with free access to the exits, and that the gangways, passages and staircases leading to the exits shall during the presence of the public be kept clear of obstructions.

Control over markets, etc.

262. (1) No new well, tank, pond, cistern, fountain, or the like shall be dug or constructed without the permission of the commissioner.

Prohibition of construction of wells, tanks, etc., without the commissioner's permission.

(2) The commissioner may grant permission, with or without conditions, or may refuse it.

(3) If any such work is begun or completed without such permission, the commissioner may either—

(a) by notice require the owner or other person who has done such work to fill up or demolish such work in such manner as the commissioner shall direct or

(b) grant permission to retain such work, but such permission shall not exempt such owner from proceedings for contravening the provisions of sub-section (1).

263. If in the opinion of the commissioner, the working of any quarry, or the removal of stone, earth or other material from any place, is dangerous to persons residing in or having legal access to the neighbourhood thereof or creates or is likely to create a nuisance, the commissioner may, with the approval of the standing committee, by notice, require the owner or person having control of the said quarry or place to discontinue working the same or to discontinue removing stone, earth or other material from such place or to take such order with such quarry or place, as he shall deem necessary for the purpose of preventing danger or of abating the nuisance arising or likely to arise therefrom.

Power to stop dangerous quarrying.

264. (1) If in the opinion of the commissioner

(a) any pool, ditch, tank, well, pond, bog, swamp, quarry-hole, drain, cess-pool, pit, watercourse, or any collection of water, or

(b) any land on which water may at any time accumulate is or is likely to become a breeding-place of mosquitoes or in any other respect a nuisance, the commissioner may by notice require the owner or person having control thereof to fill up, cover over, weed, stock with larvicidal fish, treat with kerosene oil, drain or drain off the same in such manner and with such materials as the commissioner shall direct, or to take such order with the same for removing or abating the nuisance as the commissioner shall direct.

Power to order filling up of pools, etc., or to stock with larvicidal fish, or to treat with kerosene oil, or to drain or drain off the same in such manner and with such materials as the commissioner shall direct.

(2) If a person on whom a requisition is made under sub-section (1) to fill up, cover over, or drain off a well, delivers to the commissioner, within the time fixed for compliance therewith, written objections to such requisition, the commissioner shall report such objections to the standing committee and shall make further inquiry into the case, and he shall not institute any prosecution under section 191 for failure to comply with such requisition except with the approval of the standing committee, but the commissioner may, nevertheless, if he deems the execution of the work called for by such requisition to be of urgent importance, proceed in accordance with section 169

and pending the standing committee's disposal of the question whether the said well shall be permanently filled up, covered over, or otherwise dealt with, may cause such well to be securely covered over as to prevent the ingress of mosquitoes and in every such case the commissioner shall determine with the approval of the standing committee, whether the expense of any work already done as aforesaid shall be paid by the owner or by the commissioner out of the municipal fund or shall be shared and, if so, in what proportions.

(5) On the report of the health officer, that the cultivation of any specified crop, or the use of any specified waters, or the irrigation of land in any place within the limits of the city is injurious to the public health, the council may, with the previous sanction of the Governor in Council, by public notice regulate or prohibit the cultivation, use of manure, or irrigation so reported to be injurious:

Provided that when such cultivation, or irrigation has been practised during the five years preceding the date of such public notice with such continuity as the ordinary course of husbandry entails, compensation shall be paid from the municipal fund to all persons interested for any damage caused to them by such prohibition.

265. (1) If any private tank, well or other place, the water of which is used for drinking, is not maintained in a sanitary condition, the commissioner may by notice require the owner or person having control thereof to cleanse the same in such manner as the commissioner may direct and may also require the said owner or person to protect the same from pollution in such manner as may be provided in the notice.

(2) If the water of any private tank, well, or other place which is used for drinking, is proved to the satisfaction of the commissioner to be unfit for that purpose, the commissioner may by notice require the owner or person having control thereof to—

(a) refrain from using or permitting the use of such water, or

(b) close or fill up such place or enclose it with a substantial wall or fence.

266. If it appears to the commissioner that any public well or receptacle of stagnant water is likely to be injurious to health or offensive to the neighbourhood, he shall cause the same to be cleaned, drained, or filled up.

267. The commissioner may regulate or prohibit the washing of animals, clothes or other things or fishing in any river or estuary within the city in the interests of the public health.

268. It shall not be lawful for any person to—

(a) bathe in any tank, reservoir, conduit, fountain, well or other place set apart by the corporation, or by the owner thereof, for drinking purposes;

(b) wash or cleanse any animal or thing to be washed in any such place;

(c) throw, put or cause to enter into the water in any such place, any animal, or thing whereby the water may be fouled or corrupted or

(d) cause or suffer to drain into or upon any such place, or cause or suffer anything to be brought thereinto or do anything, whereby the water may be fouled or corrupted.

Control over abandoned lands, untrimmed hedger, etc.

269. If any building or land, by reason of abandonment, disputed ownership or other cause remains unattended and thereby becomes a resort of idle and disorderly persons or in the opinion of the commissioner becomes a nuisance, the commissioner may after due inquiry by notice require the owner or person claiming to be the owner to secure, cleanse, clear or cleanse the same.

270. The commissioner may by notice require the owner or occupier of any building or land which is in a filthy or unsanitary state, or overgrown with prickly-pear or other noxious vegetation to cleanse, clear or otherwise put the same in proper state within twenty-four hours or such longer period and in such manner as may be specified in the notice.

Power to order
cleaning of
sanitary
private tank
or well, not
be drinking.

Duty of
commissioner
in respect of
public well or
receptacle of
stagnant
water.

Prohibition
against
irrigation of
land, or
washing of
animals or
things in
river or
estuary.

Prohibition
against
animal-
washing
near supply.

Prohibition
against
building or
land.

Prohibition
against
building or
land.

271. The commissioner may by notice require the owner or occupier of any building to lead over a public street to—

- (a) fence the same to the satisfaction of the commissioner; or
- (b) trim or prune any hedges bordering on the said street so that they may not exceed such height from the level of the adjoining roadway as the commissioner may determine; or
- (c) cut and trim any hedges or trees overhanging the said street and obstructing it or the view of traffic or causing it damage; or
- (d) lower an enclosing wall or fence which by reason of its height and situation obstructs the view of traffic as to cause danger.

Control over Inconspicuous Buildings.

272. The commissioner if it appears to him necessary for ancillary purposes to do so may by notice require the owner or occupier of any building to improve or otherwise cleanse the building inside and outside in the manner and within a period to be specified in the order:

273. (1) Whenever the commissioner considers—

(a) that any building or portion thereof is, by reason of its having no plinth or having a plinth of insufficient height, or by reason of the want of proper drainage or ventilation or by reason of the impracticability of cleansing, attended with danger of disease to the occupiers thereof or to the inhabitants of the neighbourhood, or is for any reason likely to endanger the public health or safety; or

(b) that a block or group of buildings is, for any of the said reasons, or by reason of the manner in which the buildings are crowded together, attended with such risk as aforesaid,

he may by notice require the owners or occupiers of such buildings or portions of buildings or at his option, the owners of the land occupied by such buildings, or portions of buildings, to execute such works or to take such measures as he may deem necessary for the prevention of such danger.

(2) No person shall be entitled to compensation for damages sustained by reason of any action taken under or in pursuance of this section save when a building is demolished in pursuance of an order made hereunder, or so far demolished as to require reconstruction, in which cases the corporation shall make reasonable compensation to the owner thereof.

(3) When any building is entirely demolished under this section and the demolition thereof adds to the value of other buildings in the immediate vicinity, the owners of such other buildings shall be bound to contribute towards the compensation payable to the owner of the first-mentioned building in proportion to the increased value acquired by their own property.

(4) When any building is so far demolished under this section as to require reconstruction, allowance shall be made, in determining the compensation, for the benefit accruing to the premises from the improvement thereof.

274. (1) If any building, or portion thereof, intended for or used as a dwelling, appears to the commissioner to be unfit for human habitation, he may apply to the standing committee to prohibit the further use of such building for such purpose, and the standing committee may, after giving the owner and occupier thereof a reasonable opportunity of showing cause why such order should not be made, make a prohibitory order as aforesaid.

(2) When any such prohibitory order has been made, the commissioner shall communicate the purport thereof to the owner and occupiers of the building and on expiry of such period as is specified in the notice, not being less than thirty days after the service of the notice, no owner or occupier shall use or suffer it to be used for human habitation until the commissioner certifies in writing that the causes rendering it unfit for human habitation have been removed to his satisfaction, or the standing committee withdraws the prohibition.

(3) When such prohibitory order has remained in operation for three months the commissioner shall report the case to the standing committee which shall thereupon consider whether the building should not be demolished. The standing committee shall give the owner not less than thirty days' notice of the time and place at which the question will be considered and the owner shall be entitled to be heard when the question is taken into consideration.

Fencing of land facing on public street and height of bridges and lanes.

Clean-keeping and cleansing of buildings.

Further provision with reference to inconspicuous buildings.

Buildings unfit for human habitation.

(4) If upon such consideration the standing committee is of opinion that the building has not been rendered fit for human habitation and that steps are not being taken with due diligence to render it so fit and that the continuance thereof is a nuisance or dangerous or injurious to the health of the public or to the inhabitants of the neighbourhood it shall record its decision to that effect, with the grounds of the decision, and the commissioner shall in pursuance of the said decision by notice require the owner to demolish the building.

(5) If the owner undertakes to execute forthwith the works necessary to render the building fit for human habitation and the commissioner considers that it can be so made fit, the commissioner may postpone the execution of the decision of the standing committee, for such time not exceeding six months, as he thinks sufficient for the purpose of giving the owner an opportunity of executing the necessary works.

Abatement of
nuisance
in dwell-
ing-house or
building
place.

275. (1) If it appears to the commissioner that any dwelling-house or other building which is used as a dwelling-place, or any room in any such dwelling-house or building, is so overcrowded as to endanger the health of the inmates thereof, he may apply to a magistrate to shade such overcrowding; and the magistrate after such inquiry as he thinks fit to make, may, by written order, require the owner of the building or room, within a reasonable time, not exceeding four weeks, to be laid down in the said order, to shade such overcrowding by reducing the number of lodgers, tenants or other inmates of the building or room, or may pass such other order as he may deem just and proper.

(2) The standing committee may declare what amount of superficial and cubic space shall be deemed for the purposes of sub-section (1) to be necessary for each occupant of a building or room.

(3) If any building or room referred to in sub-section (1) has been allotted, the landlord of the lodgers, tenants or other actual inmates of the same shall, for the purposes of this section, be deemed to be the owner of the building or room.

(4) It shall be incumbent on every tenant, lodger, or other inmate of a building or room, to comply on being required by the owner so to do in obedience to any requisition made under sub-section (1).

General.

Power of
commissioner
to use or sell
materials of
demolished
building
taken down,
etc.

276. (1) When the commissioner takes down any building or part thereof or cuts down any tree or hedge or shrub or part thereof or removes any fruit in virtue of his powers under this chapter or under section 330, the commissioner may sell the materials or things taken down or cut down or removed and shall in the case of sale apply the proceeds in or towards payment of the expenses incurred and pay any surplus accruing from such sale to the owner or other person entitled thereto on demand made within twelve months from the date of sale. If no such demand is made such surplus shall be forfeited to the corporation.

(2) If after reasonable inquiry it appears to the commissioner that there is no owner or occupier to whom notice can be given, under any section in this chapter he may himself take such order with the property mentioned in such section as may appear to him to be necessary and may recover the expenses incurred by selling such property (not being land), or any portion thereof.

Indemnity of
corpora-
tion.

277. No person shall be entitled to any compensation for any damage sustained by reason of any action taken by a municipal authority in pursuance of its powers under this chapter.

CHAPTER XII.—LICENSES AND PERMITS.

General Provisions as to Licences.

Transfer of
licence
from holder
to licensee.

278. Nothing in this chapter shall be construed as requiring the Governor-General or Council or the Governor in Council to take out a licence in respect of any place in the occupation or under the control of the Government or in respect of any property belonging to the Government.

Lodging Houses.

Prohibition
in respect of
lodging
houses.

279. No person shall without or otherwise than in conformity with a licence from the commissioner keep or use a place as a lodging house in any part of the city.

*Keeping of Animals.***280.** No person shall—

(a) without the permission of the commissioner, or otherwise than in conformity with the terms of such permission, keep pigs in any part of the city;

(b) keep any animal on his premises so as to be a nuisance or so as to be dangerous; or

(c) feed or permit to be fed on filth any animal, which is kept for dairy purposes or may be used for food.

Prohibition
in respect of
keeping and
feeding
animals.

281. If any dogs not taxed under section 146 or pigs are found straying, the same may be summarily destroyed by any person authorized in that behalf in writing by the commissioner.

Destruction
of stray pigs
and dogs.

282. (1) The owner or occupier of any stable, veterinary infirmary, stall, shed, yard or other place in which quadrupeds are kept or taken in for purposes of profit, shall, in the first month of every year, or, in the case of a place to be newly opened, within one month before the opening of such place, apply to the commissioner for a licence.

License for
place in
which
quadrupeds
are kept.

(2) The commissioner may, by an order and under such restrictions and regulations as he thinks fit, grant or refuse to grant such licences.

(3) No person shall, without or otherwise than in conformity with a licence, use any place for any such purpose.

283. (1) All stables, cattle-sheds and cow-houses shall be under the survey and control of the commissioner as regards their site, construction, materials and dimensions.

General
provisions
as to site,
construction,
materials
and dimensions.

(2) The commissioner may by notice require that any stable, cattle-shed or cow-house be altered, paved, drained, repaired, disinfected or kept in such a state as to admit of its being sufficiently cleaned, or be supplied with water, or be connected with a sewer, or be demolished.

(3) Every such notice shall be addressed to the owner or person having control of the stable, cattle-shed or cow-house.

(4) The expense of executing any work in pursuance of any such notice shall be borne by the owner.

284. If any stable, cattle-shed or cow-house is not constructed or maintained in the manner required by or under this Act, the commissioner may by notice direct that the same shall no longer be used as a stable, cattle-shed or cow-house.* Every such notice shall state the grounds on which it proceeds.

Power to
direct
destruction
and of use of
building as a
stable,
cattle-shed or
cow-house.

285. (1) The commissioner may construct or provide and maintain public cart-roads, cattle-sheds and cow-houses and may require the payment of such rents and fees, if any, for the use of the same as the standing committee may determine.

Provision of
public cattle
sheds and
cows.

(2) The commissioner may levy on the collection of such rents and fees for any period not exceeding three years at a time on such terms and conditions as he may think fit.

286. (1) The occupier of any premises in or on which any animal shall die or on which the carcass of any animal shall be found, and the person having the charge of any animal which dies in a street or in any open place, shall, within three hours after the death of such animal, or if the death occurs at night, within three hours after sunrise, either—

Removal of
dead animals.

(a) remove the carcass of such animal to such receptacle, depot or place as may be appointed by the commissioner in that behalf, or

(b) report the death of the animal to an officer of the health department of the division of the city in which the death occurred, with a view to his causing the same to be removed.

(2) When any carcass is so removed by the health department, a fee for the removal, of such amount as shall be fixed by the commissioner, shall be paid by the owner of the animal or, if the owner is not known, by the occupier of the premises in or upon which, or by the person in whose charge the animal died.

Industries and Factories.

Purposes for which places may not be used without licence.

287. (1) The owner or occupier of every place used for any purpose specified in Schedule VI shall in the first month of every year or, in the case of a place to be newly opened, before it is opened, apply to the commissioner for a licence for the use of such place for such purpose.

(2) The commissioner may, by an order and under such restrictions and regulations as he thinks fit, grant or refuse to grant such licence.

(3) No person shall, without or otherwise than in conformity with such a licence, use any place for such purpose.

Prohibition against erection without permission of municipality which may erect a nuisance.

288. (1) No person shall, without the permission of the commissioner, erect anywhere any steam-bulker or machinery by the use of which smoke, smell, noise, vibration, dust or floating particles of combustible or other matter are produced or dangerous likely to arise to the inhabitants of the neighbourhood.

(2) The commissioner may refuse to give such permission if he is of opinion that such boiler or machinery in the proposed position is objectionable by reason of the density of the population in the neighbourhood or will be nuisance to the inhabitants of the neighbourhood, or may grant such permission under such restrictions and regulations as he thinks fit.

(3) All erections in connexion with any steam-bulker or machinery erected within the city shall be of such height and dimensions as the commissioner may determine.

Power to prohibit working of factory by night and ringing of chimneys, etc., by bell.

289. The commissioner may at any time by general or special order prohibit—
(a) the working between the hours of 6-30 p.m. and 5-30 a.m. of any machinery making a noise or causing vibration, if he is of opinion that such noise or vibration will disturb the sleep of the inhabitants of the neighbourhood; or

(b) the use of rice-blast or similar products as fuel in any furnace worked for any industrial purpose, if he is of opinion that a public nuisance is likely to be caused by such use;

(c) the use or employment in any factory or other place of any steam whistle, steam-trumpet or siren.

Depots for Comestibles.

License for depots for comestibles.

290. (1) The owner or occupier of any place for the sale or storage for other than domestic use of timber, firewood, charcoal, straw, coal, or any other combustible thing, shall in the first month of every year or, in the case of a place to be newly opened, within one month before the opening thereof, apply to the commissioner for a licence.

(2) Every application for such licence shall contain a statement showing the boundaries and encroachments of such place.

(3) The commissioner may, by an order and under such restrictions and regulations as he thinks fit, grant or refuse to grant such licence.

(4) No person shall, without or otherwise than in conformity with a licence, use any place for any such purpose.

Washing and Bathing.

Provision of places for bathing and for washing animals.

291. The Council shall set apart places for use by the public for bathing purposes and for washing animals.

Provision of public wash-houses.

292. (1) The commissioner may construct or provide⁴ and maintain public wash-houses or places for the washing of clothes, and may require the payment of such rents and fees for the use of any such wash-house or place as the standing committee may determine.

(2) The commissioner may farm out the collection of such rents and fees for any period not exceeding three years at a time on such terms and conditions as he may think fit.

(3) If a sufficient number of public wash-houses or places be not maintained under sub-section (1), the commissioner may, without making any charge therefor, appoint suitable places for the exercise by washermen of their calling.

293. (1) The commissioner may by public notice prohibit the washing of clothes by washwomen in the streets of their calling, either within the city or outside the city within three miles of the boundary thereof, except at—

(a) public wash-houses or places maintained or provided under section 292; or

(b) such other places as he may appoint for the purpose.

(2) When any such prohibition has been made no person who is by calling a washwoman shall, in contravention of such prohibition, wash clothes, except for himself or for personal and family service or for hire on and within the premises of the hirer, at any place within or without municipal limits other than a public wash-house or a place maintained or appointed under this Act:

Provided that this section shall apply only to clothes washed within or to be brought within the city.

Prohibition against washing by washwomen at unauthorized places.

Slaughter-houses.

294. (1) The council shall provide a sufficient number of places for use as municipal slaughter-houses and the commissioner, with the approval of the standing committee, may charge such rents and fees for their use as he may think fit.

(2) The commissioner may farm out the collection of such rents and fees for any period not exceeding three years at a time on such terms and conditions as he may think fit.

(3) Municipal slaughter-houses may be situated within or, with the sanction of the Governor in Council, without the city.

295. (1) The owner of any place in the city which is used as a slaughter-house for the slaughtering of an animal or for the skinning or cutting up of any carcases or of any place within three miles of the municipal limits which is used as a slaughter-house for the slaughtering of animals intended for food to be consumed within the city shall in the first month of every year or, in the case of a place to be newly opened, within one month before the opening thereof, apply to the commissioner for a licence.

(2) The commissioner may by an order, and subject to such restrictions and regulations as to supervision and inspection as he thinks fit, grant or refuse to grant such licence.

296. The commissioner may allow any animal to be slaughtered in such places as he thinks fit on occasions of festivals and ceremonies or as a special measure.

Provision of municipal slaughter-houses.

Licence for slaughter-house.

297. No person shall slaughter within the city any cattle, horse, sheep, goat or pig for sale or food or skin or cut up any carcass without or otherwise than in conformity with a licence from the commissioner or dry or permit to be dried any skin in such a manner as to cause a nuisance.

298. The commissioner may authorize any person to slaughter without licence and without the payment of any fee any animal for the purpose of a religious ceremony.

Slaughter of animals during festival and religious ceremonies.

Slaughter of animals for sale or food.

Slaughter of animals for religious ceremony.

The Milk Trade.

299. (1) No person shall without or otherwise than in conformity with a licence from the commissioner—

(a) carry on within the city the trade or business of a dealer in or importer or seller or hawker of milk or dairy produce;

(b) use any place in the city for the sale of milk or dairy produce.

(2) Such licence may be refused or may be granted either unconditionally or upon conditions laid down by the commissioner.

Regulation of milk trade.

Markets, Butcher Shops, etc.

300. All markets which are constructed, repaired or maintained out of the municipal fund shall be deemed to be public markets.

Public markets.

Power of
commissioner
to suspend or
refuse to
issue licence.

301. (1) The council may provide places for use as public markets.

(2) The commissioner, with the approval of the standing committee, may charge such rates and fees as he may think fit for the use of such markets, or the right to expose goods for sale therein and for the use of any shop, stall, pen, or stand therein and may, subject to the same approval, let on lease, or farm the stallages, rent and fees leviable therein as aforesaid, or any other portion thereof, for any period not exceeding one year at a time.

Commissioner
may suspend or
refuse to
issue licence.

302. (1) No person shall, without or otherwise than in conformity with a licence from the commissioner, sell or expose for sale any animal or article within any public market.

(2) The commissioner may expel from any public market any person who or whose servant has been convicted of disobeying any regulation made under section 303 or any by-law made under section 349 at the time in force in such market and may prevent such person from carrying on by himself or his agent any trade or business in such market or occupying any shop, stall, or other place therein, and may determine any lease or tenure which such person may possess in any such shop, stall or place.

Establishment
of private
markets.

303. (1) The council shall determine whether the establishment of new private markets for the sale of or for the purpose of exposing for sale animals intended for human food or any article of human food shall be permitted in the city or any specified part of the city.

(2) No person shall establish any such new private market except with the sanction of the standing committee, which shall be guided in giving or refusing sanction by the resolutions of the council passed under sub-section (1).

Issuance of
licence to
occupier.

304. (1) No person shall without or otherwise than in conformity with an express licence granted by the commissioner in this behalf continue to keep open a private market. Application for the renewal of the licence shall be made in the first month of every year.

(2) The commissioner may by an order, subject to such restrictions and regulations as he thinks fit,—

(a) grant or refuse to grant renewals such licences, or

(b) withhold the licence until the owner or occupier executes such works as may be specified in the order.

Provided that the commissioner shall not refuse or withhold such licence for any cause other than the failure of the owner or occupier thereof to comply with some provision of this Act or some regulation made under section 349 or some by-law made under section 349, or without the approval of the standing committee.

(3) The commissioner shall cause a notice that the market has been so licensed to be affixed in English and in two vernacular languages in some conspicuous place at or near the entrance to every such market.

(4) The commissioner, if a licence has been refused or withheld as aforesaid, shall cause a notice of such refusal or withholding to be affixed in English and two vernacular languages to some conspicuous place at or near the entrance to the premises.

Notice to
occupier of
private
market.

305. It shall not be lawful for any person to sell or expose for sale any animal or article in any unlicensed private market.

Power of
commissioner
to suspend or
refuse to
issue licence.

306. The commissioner may by notice require the owner, occupier or farmer of any private market for the sale of any animal or article of food, to—

(a) construct approaches, entrances, passages, gates, drains and conduits for such market and provide it with latrines;

(b) roof and pave the whole or any portion of it or pave any portion of the floor with such material as will in the opinion of the commissioner secure imperviousness and ready cleansing;

(c) ventilate it properly and provide it with a supply of water;

(d) provide passages of sufficient width between the stalls; and

(e) keep it in a cleanly and proper state and remove all filth and rubbish therefrom.

307. (1) If any person, after notice given to him in that behalf by the committee, fails within the period and in the manner laid down in the said notice to carry out any of the works specified in section 304 the commissioner may, with the sanction of the standing committee, suspend the license of the said person, or may refuse to grant him a license until such works have been completed.

(2) It shall not be lawful for any person to open or keep open any such market after such suspension or refusal.

308. The commissioner may, with the approval of the standing committee, make regulations, not inconsistent with any provision of this Act or of any by-law made under section 349,

(a) for preventing obstructions or obstruction in any market-building, market-place, bazaar or slaughter-house, or in the approaches therein, or in any of the roads, paths or ways in any market or bazaar;

(b) fixing the days and the hours on and during which any market, bazaar or slaughter-house may be held or kept open for use;

(c) for keeping every market-building, market-place, bazaar, slaughter-house and place specified under section 236 in a cleanly and proper state, and for removing filth and rubbish therefrom;

(d) requiring that any market-building, market-place, bazaar, slaughter-house or place specified as aforesaid be properly ventilated and be provided with a sufficient supply of water;

(e) requiring that, in market-buildings, market-places and bazars, passages be provided between the stalls of sufficient width for the convenient use of the public; and

(f) requiring that in market-buildings, market-places and bazars separate areas be set apart for different classes of articles.

309. No person shall, without, or otherwise than in conformity with a license from the commissioner carry on the trade of a butcher, fishmonger or poultryer or use any place for the sale of flesh or fish intended for human food:

Provided that no license shall be required for a place used for the selling or storing for sale of preserved flesh or fish contained in airtight and hermetically sealed receptacles.

310. The commissioner may, with the sanction of the standing committee, prohibit by public notice or license or regulate the sale or exposure for sale, of any articles in or on any public street or part thereof.

Inspection of places for sale, etc.

311. It shall be the duty of the commissioner to make provision for the constant and vigilant inspection of animals, carcasses, meat, poultry, game, flesh, fish, fruit, vegetables, corn, bread, flour, snuff, glass, butter, oil, and any other articles exposed or hawked about for sale or deposited in or brought to any place for the purpose of sale or of preparation for sale.

312. (1) The commissioner or any person authorized by him in writing for the purpose may without notice enter any slaughter-house or any place where animals, poultry or fish intended for food are exposed for sale or where articles of food are being manufactured or exposed for sale at any time by day or night, when the slaughter, exposure for sale or manufacture is being carried on and inspect the same and any utensil or vessel used for manufacturing, preparing or containing any such article.

(2) If the commissioner or any person so authorized by him has reason to believe that in any place any animal intended for human food is being slaughtered or any carcass is being skinned or cut up or that any food is being manufactured, stored, prepared, packed, cleaned, kept or exposed for sale, or sold without, or otherwise than in conformity with a license he may enter any such place without notice, at any time by day or night for the purpose of satisfying himself whether any provision of law, by-law or regulations or any condition of a license is being contravened.

(3) No claim shall lie against the commissioner or any person acting under his authority or the corporation for any damage or inconvenience caused by the exercise of powers under this section or by the use of any force necessary for effecting any entry into any place under this section.

Provision as to
licences for
sale.

Power of
commissioner
to make regulations
for
markets,
bazaars,
slaughter-houses,
and
places not
specified in
section 304.

Butcher's,
fishmonger's
and
poultry-
house's license.

Power to
prohibit or
regulate the
sale of articles
in public
streets.

Duty of
commissioner
to inspect.

Power of
commissioner
to inspect.

(4) In any legal proceedings in respect of powers exercised under this section in which it is alleged that any animals, poultry, fish or articles of food were not kept, exposed, hawked about, manufactured, prepared, stored, packed, or cleaned for sale, or were not intended for human food, the burden of proof shall lie on the party so alleging.

Provision
made by
section
313.

313. No person shall in any manner whatsoever obstruct the commissioner or person duly authorized by him in the exercise of his powers under the last preceding section.

Power of
owner or
person
duly
authorized
to remove
animals,
poultry, fish,
etc.

314. If any animal, poultry or fish intended for food appears to the commissioner or to a person duly authorized by him, to be diseased, or any food appears to him to be noxious, or if any vessel or utensil used in manufacturing, preparing or containing any article of food appears to be of such kind or in such state as to render the article noxious, he may seize or carry away or secure any such thing.

Explanation.—Meat subjected to the process of blowing shall be deemed to be noxious.

Power to
destroy or
remove
articles
seized.

315. No person shall remove or in any way interfere with anything secured under the last preceding section.

Power to
destroy articles
seized.

316. (1) When any animal, poultry, fish or other article of food is seized under section 314, it may, with the consent of the owner or person in whose possession it was found, be forthwith destroyed in such manner as to prevent its being used for human food or exposed for sale, and if the article is perishable, without such consent.

(2) Any expenses incurred in destroying any thing under sub-section (1), shall be paid by the owner or person in whose possession such thing was at the time of its seizure.

Provision of
articles, etc.,
seized before
magistrate
and person of
magistrate to
deal with
them.

317. (1) Articles of food, animals, poultry, fish, animals, or vessels, seized under section 314 and not destroyed under section 316 shall as soon as possible be produced before a magistrate.

(2) Whether or not complaint is laid before the magistrate of any offence under the Indian Penal Code or under this Act, if it appears to the magistrate on taking such evidence as he thinks necessary that any such animal, poultry or fish is diseased, or any such article is noxious or any such vessel or utensil is of such kind or in such state as is described in section 314 he may order the same,

(a) to be forfeited to the corporation,
(b) to be destroyed at the charge of the owner or person in whose possession it was at the time of seizure, in such manner as to prevent the same being again exposed or hawked about for sale, or used for human food or for the manufacture or preparation of, or for containing, any such article as aforesaid.

Disposal of the dead.

Provision
made by
section 318
relating to
places for
disposal of
dead.

318. If it appears to the commissioner that there is no owner or person having the control of any place used for burying, burning, or otherwise disposing of the dead, he shall assume such control and register such place, or may, with the sanction of the council, close it.

Provision
made by
section 319
relating to
disposal of
dead.

319. (1) No new place for the disposal of the dead, whether public or private, shall be opened, formed, constructed, or used unless a licence has been obtained from the commissioner on application.

(2) Such application for a licence shall be accompanied by a plan of the place to be registered, showing the locality, boundaries and extent thereof, the name of the owner or person or community interested therein, the system of management, and such further particulars as the commissioner may require.

(3) The commissioner may, with the sanction of the council,
(a) grant or refuse a licence, or
(b) postpone the grant of a licence until his objections to the site have been removed or any particulars called for by him have been furnished.

320. (1) The council may, and shall if no sufficient provision exists, provide places to be used as burial or burning grounds or crematoria, either within or without the limits of the city, and may charge rent and fees for the use thereof.

Provision of burial and burning grounds and crematoria within or without the city by the corporation.

(2) If the corporation provide any such place without the limits of the city, all the provisions of this Act and all by-laws framed under this Act for the management of such places within the city shall apply to such place and all offences against such provisions or by-laws shall be cognizable by the presidency magistrate as if such place were within municipal limits.

321. (1) A book shall be kept at the municipal office in which the places registered, licensed or provided under section 318, section 319 or section 320, and all such places registered, licensed, or provided before the commencement of this Act, shall be recorded, and the plans of such places shall be filed in such office.

Register of registered, licensed and provided places and plans of such places.

(2) Notice that such place has been registered, licensed or provided as aforesaid shall be affixed in English and in at least one vernacular language to some conspicuous place at or near the entrance to the burial or burning ground or other place as aforesaid.

(3) The commissioner shall annually publish a list of all places registered, licensed, or provided as aforesaid or provided by the Government.

(4) No person shall bury, burn or otherwise dispose of any corpse except in a place which has been registered, licensed or provided as aforesaid.

322. The person having control of a place for disposing of the dead shall give information of every burial, burning or other disposal of a corpse at such place to the officer, if any, appointed by the commissioner in that behalf.

Report of burial and burnings.

323. No person shall make a vault or grave, or cause any corpse to be buried within the walls of or underneath any place of public worship.

Prohibition against use of vault or grave in place of public worship.

Provided that in the case of an existing vault, the commissioner may, subject to the general or special orders of the Governor in Council, authorize the burial in such vault of near relatives of the family to whom it belongs.

324. (1) If the commissioner is of opinion—

(a) that any registered or licensed place for the disposal of the dead is in such a state as to be dangerous to the health of persons living in the neighborhood thereof, or

Prohibition against use of burial and burning grounds dangerous to health of surrounding area.

(b) that any burial-ground is overcrowded with graves, and if in the case of a public burial or burning ground or other place as aforesaid another convenient place duly authorized for the disposal of the dead exists or has been provided for, the persons who would unlawfully make use of such place,

he may, with the consent of the council and the previous sanction of the Governor in Council, give notice that it shall not be lawful after a period to be named in such notice, to bury, burn, or otherwise dispose of any corpse at such place.

(2) Every notice given under sub-section (1) shall be published and a translation thereof in at least one vernacular language shall be affixed to some part of such place.

(3) After the expiry of the period named in such notice it shall not be lawful to bury, burn, or otherwise dispose of a corpse at such place except with the permission of the commissioner.

325. No person shall bury, burn or otherwise dispose of a corpse or part thereof in any place otherwise than in accordance with the provisions of this Act and of any by-laws made under this Act.

Prohibition against burial or burning contrary to Act or by-laws.

326. No person shall discharge the office of a grave-digger or other attendant at a public place for the disposal of the dead (other than a place provided by the Government) unless he has been licensed in that behalf by the commissioner.

Grave-digger's license.

CHAPTER XIII.—VITAL STATISTICS AND THE PREVENTION OF DISEASE.

Vital Statistics.

Registrar
generals
of vital
statistics.

327. (1) The corporation shall register all births and deaths occurring in the city.

(2) Such registration shall be made and entered in the prescribed manner.

Census.

328. (1) At such time and in such manner as the Governor in Council may direct, an enumeration shall be made of the population of the whole city or of any part thereof.

(2) Such enumerations shall be made and entered in the prescribed manner.

Dangerous Diseases.

Person
to
report
dangerous
disease.

329. The Governor in Council may, by notification, declare any epidemic, endemic or infectious disease (not already specified as sub-clause (a) of section 3, clause (10)) to be a "dangerous disease" for the purposes of this Act.

Officer of
sanitary
department
may
report
dangerous
disease.

330. (1) If any medical practitioner becomes cognizant of the existence of any dangerous disease in any private or public dwelling in the city, he shall inform the commissioner, the health officer, the medical registrar of the district, or the sanitary inspector of the division, with the least practicable delay.

(2) The information shall be communicated in such form and with such details as the commissioner may require.

(3) The commissioner may direct the compulsory notification by the owner or occupier of every house within the municipal limits, during such period and to such officer as the commissioner may prescribe, of all deaths from or occurrences of dangerous diseases in his house.

Person
of
every
house
in
municipal
limits.

Epidemics.—Sub-sections (1) and (2) shall apply to a leprosy or a valdys.

331. The commissioner may at any time by day or by night without notice, or after giving such notice as may appear to him reasonable, inspect any place in which any dangerous disease is reported or suspected to exist, and take such measures as he may think fit to prevent the spread of such disease.

Prevention of Infection.

Prevention
of
infection
for
purpose
of
disease.

332. The commissioner may provide and maintain suitable conveyances for the free carriage of persons suffering from any dangerous disease.

Person
to
report
disease
in
hospital.

333. (1) If, in the case of any person in a hospital, it appears to the officer in charge of it that such person is suffering from a dangerous disease,

or if, in the case of any other person, it appears to the health officer or assistant health officer that such person is suffering from a dangerous disease, and

(a) is without proper lodging or accommodation, or

(b) is lodged in a place occupied by more than one family, or

(c) is without medical supervision directed to prevent the spread of the disease, and if such officer in charge, health officer or assistant health officer as the case may be, considers,

that such person should be removed to a hospital or other place at which patients suffering from such disease are received for medical treatment,

he may remove such person or cause him to be removed to the said hospital or place.

Provided that, if any such person is a female she shall not be removed to any such hospital or place unless the same has accommodation of a suitable kind set apart from the portions assigned to males.

(2) If any female, who, according to custom, does not appear in public, be removed to any hospital or place under sub-section (1),

(a) the removal shall be effected in such a way as to preserve her privacy;

(b) special accommodation suited to such cases shall be provided for her in such hospital or place; and

(c) a female relative shall be allowed to remain with her.

(3) Whoever obstructs the removal of a person under this section shall be deemed to have committed an offence punishable under section 309 of the Indian Penal Code.

334. (1) If the commissioner is of opinion that the cleansing or disinfecting of a building or of any part thereof, or of any article therein which is likely to render infection, will tend to prevent or check the spread of any dangerous disease, he may by notice require the owner or occupier to cleanse or disinfect the same, in the manner and within the time specified in such notice.

Disinfection of buildings and articles.

(2) The owner or occupier shall within the time specified as aforesaid comply with the terms of the notice.

(3) If the commissioner considers that immediate action is necessary, or that the owner or occupier is, by reason of poverty or otherwise, unable effectually to comply with his requisition, the commissioner may himself without notice cause such building or article to be cleansed or disinfected, and for this purpose may cause such article to be removed from the building or premises; and the expenses incurred by the commissioner shall be recoverable from the said owner or occupier in cases in which such owner or occupier is, in the opinion of the commissioner, not unable by reason of poverty effectually to comply with such requisition.

335. (1) If the commissioner is of opinion that the destruction of any hut or shed is necessary to prevent the spread of any dangerous disease, he may, after giving to the owner or occupier of such hut or shed such previous notice of his intention as may in the circumstances of the case appear to him reasonable, take measures for having such hut or shed and all the materials therein destroyed.

Destruction of huts and sheds when necessary.

(2) Compensation shall be paid by the commissioner to any person who sustains substantial loss by the destruction of any such hut or shed; but, except as so allowed by the commissioner, no claim for compensation shall lie for any loss or damage caused by any exercise of the power conferred by this section.

336. (1) The commissioner may—

(a) provide proper places with all necessary attendants and apparatus for the disinfection of conveyances, clothing, bedding, or other articles which have been exposed to infection, and

Provision of places for disinfection and persons to manage infected articles.

(b) cause conveyances, clothing, bedding or other articles brought for disinfection to be distributed free of charge or subject to such charges as may be approved by the standing committee.

(2) The commissioner may notify places at which conveyances, clothing, bedding or other articles which have been exposed to infection shall be washed and no person shall wash any such article at any place not so notified.

(3) The commissioner may direct any clothing, bedding or other articles likely to retain infection to be disinfected or destroyed, and may give compensation for any article destroyed under this sub-section.

337. No person shall, without previously disinfecting it, give, lend, let, hire, sell, transmit, or otherwise dispose of any article which he knows or has reason to know has been exposed to infection from any dangerous disease:

Prohibition against transfer of infected articles.

Provided that nothing in this section shall apply to a person who transmits with proper precautions any article for the purpose of having it disinfected.

338. (1) No person who is suffering from any dangerous disease shall enter a public conveyance without previously notifying to the owner or driver or person in charge of such conveyance that he is so suffering.

Prohibition against persons entering public conveyances.

(2) No owner or driver or person in charge of a public conveyance shall be bound to convey any person suffering as aforesaid, unless and until the said person pays or tenders a sum sufficient to cover any loss and costs that may be incurred in disinfecting such conveyance.

(3) A court convicting any person of contravening sub-section (1) may levy in addition to the penalty for the offence provided in this Act such amount as the court deems sufficient to cover the loss and costs which the owner or driver must bear for the purpose of disinfecting the conveyance; the amount so imposed shall be awarded by the court to the owner or driver of the conveyance:

Provided that in a case which is subject to appeal, such amount shall not be paid to the owner or driver before the period allowed for presenting the appeal has elapsed; or if an appeal is presented, before the decision of the appeal.

(4) At the time of awarding compensation in any subsequent civil suit relating to the same matter, the court shall take into account any sum which the plaintiff shall have recovered under this section.

Disinfection
of public
conveyances
after removal
of patients

339. (1) The carrier, driver or person in charge of any public conveyance in which any person suffering from a dangerous disease has been carried shall forthwith disinfect the conveyance or cause it to be disinfected.

(2) No such conveyance shall be used until the health officer or some person authorized by him in this behalf has granted a certificate stating that it may be used without causing risk of infection.

Closing of
infected
buildings.

340. (1) No person shall let or sublet or for that purpose allow any person to enter a building or any part of a building in which he knows or has reason to know that a person has been suffering from a dangerous disease until the health officer has granted a certificate that such building may be re-occupied.

(2) For the purposes of sub-section (1), the keeper of a hotel, lodging-house or emigration depot shall be deemed to let the same or part of the same to any person accommodated therein.

Power to
order closure
of places of
public
entertainment.

341. In the event of the prevalence of any dangerous disease within the city, the commissioner may, with the sanction of the standing committee, by notice require the owner or occupier of any building, house or tent used for purposes of public entertainment to close the same for such period as may be fixed by the standing committee.

No person
suffering from
dangerous
disease shall
attend school.

342. No person being the parent or having the care or charge of a minor who is or has been suffering from a dangerous disease or has been exposed to infection therefrom shall, after a notice from the health officer that the minor is not to be sent to school or college, permit such minor to attend school or college without having procured from the health officer a certificate (which shall be granted free of charge on application) that in his opinion such minor may attend without undue risk of communicating such disease to others.

Provision as
to library
books.

343. (1) If any person knows that he is suffering from an infectious disease he shall not take any book or use or cause any book to be taken for his use from or in any public or circulating library.

(2) A person shall not permit any book which has been taken from a public or circulating library, and is under his control, to be used by any person whom he knows to be suffering from an infectious disease.

(3) A person shall not return to any public or circulating library any book which he knows to have been exposed to infection from any infectious disease, or permit any such book which is under his control to be so returned but shall give notice to the commissioner that the book has been so exposed to infection, and the commissioner shall cause the book to be disinfected and returned to the library, or to be destroyed.

(4) The commissioner shall pay to the proprietor of the library from which the book is procured the value of any book destroyed under the power given by this section.

Explanatory.—For the purpose of this section the commissioner shall from time to time notify what diseases are to be deemed infectious.

Smallpox.

Compulsory
vaccination.

344. The corporation shall enforce vaccination throughout the city in the prescribed manner.

Offences in
give infection
of smallpox.

345. Where an inmate of any dwelling place within the city is suffering from smallpox the head of the family to which the inmate belongs and, in his default, the occupier or person in charge of such place, shall inform the commissioner, the health officer, the medical registrar of the district, or the sanitary inspector of the division, with the least practicable delay.

Prohibition as
to visitation
by friends
&c.

346. (1) Inoculation for smallpox is prohibited.

(2) No person who has undergone the operation of inoculation shall enter the city before the lapse of forty days from the date of inoculation without a certificate from a medical practitioner of such class as the council may authorize to grant such certificates stating that such person is no longer likely to produce smallpox by contact or near approach.

PART V.

SUBSIDIARY LEGISLATION AND PENALTIES.

CHAPTER XIV.—*Rules, By-laws and Resolutions.**Rules and Schedules.*

347. (1) The Governor in Council may make rules to carry out all or any of the purposes of this Act not inconsistent therewith.

(Power of Governor in Council to make rules.)

(2) In particular and without prejudice to the generality of the foregoing power such rules may—

(a) provide for all matters expressly required or allowed by this Act to be prescribed;

(b) provide for all matters relating to elections or appointments of councillors not expressly provided for;

(c) prescribe the form of all registers and returns, the manner in which such registers shall be maintained, the dates on which the returns shall be made and the officers to whom they shall be sent;

(d) prescribe the form of warrant under rule 22 and the form of notice of sale under rule 24 of schedule IV.

(3) The Governor in Council may make rules altering, adding to, or cancelling any part of Schedule III, or Schedule VI or parts II to IV of Schedule V.

(4) All references made in this Act to any of the aforesaid schedules shall be construed as referring to such schedules as for the time being extended in exercise of the powers conferred by sub-section (3).

(5) In making any rule the Governor in Council may provide that a breach thereof shall be punishable with a fine which may extend to one hundred rupees.

348. The power to make rules under section 347 and the power to issue notifications under section 45 are subject to the following conditions:—

(Manner of making rules and notifications.)

(a) A draft of the rules or notification shall be published in the *Fort St. George Gazette* and forwarded to the Council for its opinion.

(b) Such draft shall not be further proceeded with until six weeks after such publication or until such later date as the Governor in Council may appoint.

(c) All rules made under section 347 shall be published in the *Fort St. George Gazette* and upon such publication shall have effect as if enacted in this Act.

By-laws.

349. The Council may make by-laws, not inconsistent with this Act or with any other law to provide:—

(Power of Council to make by-laws.)

(1) for the due performance by all municipal officers and servants of the duties assigned to them;

(2) for the regulation of the time and mode of collecting the taxes, duties and tolls under this Act;

(3) (a) for the use of public tanks, wells, conduits and other places or works for water-supply;

(b) for the regulation of public bathing, washing and the like;

(c) for the maintenance and protection of the water-supply system, and the protection of the water-supply from contamination;

(d) for the conditions on which house-connections with the corporation's water-supply mains may be made; for their attention and repair and for their being kept in proper order;

(e) for supply of water for domestic consumption and use;

(f) for the prevention of waste of water;

(g) for the measurement of water;

(h) for the compulsory provision of cisterns and meters;

(i) for the supply of water in case of fire;

(4) for the maintenance and protection of the lighting system;

(5) (a) for the maintenance and protection of the drainage system;

(b) for the construction of house drains, and for regulating their situation, mode of construction and materials;

(c) for the alteration and repair of house drains;

(d) for the cleansing of house drains;

(e) for the construction of closed cess-pools and drains;

1V-19

(6) for the payment or apportionment of money payable on account of pipes or drains connected to sewer premises that are;

(8) for the draining of latrines, earth-sheds, ash-pits and cess-pools, and the keeping of latrines supplied with sufficient water for flushing;

(7) (a) for the testing of water pipes and drains in private premises, the recovery or the apportionment of the cost of such testing, and the breaking up of ground or of buildings for the purpose of such testing;

(4) for the licensing of plumbers, and fitters, and for the compulsory employment of licensed plumbers and fitters;

(8) (a) for the laying out of streets, and for determining the information and plans to be submitted with applications for permission to lay out streets; and for regulating the level and width of public streets and the height of buildings abutting thereon;

(4) for the regulation of the use of public streets, and the closing thereof or parts thereof;

(c) for the regulation of traffic in public streets, or their reservation for particular kinds of traffic;

(d) for the protection of avenues, trees, grass and other appurtenances of public streets and other places;

(9) for the regulation of the use of parks, gardens and other public or municipal places;

(10) (a) for the regulation of building;

(8) for determining the information and plans to be submitted with applications to build;

(c) for the licensing of builders and surveyors and for the compulsory employment of licensed builders and surveyors;

(11) for the regulation of hotels, lodging houses, boarding houses, chawls, rest-houses, emigration depots, restaurants, eating houses, cafes, refreshment rooms, coffee houses, and any premises to which the public are admitted for repose or for the consumption of any food or drink;

(12) for regulating the mode of constructing stables, cattle-sheds and cow-houses and connecting them with municipal drains;

(13) for the sanitary control and supervision of places used for any of the purposes specified in schedule VI and of any trade or manufacture carried on therein;

(14) (a) for the control and supervision of slaughter-houses and of places used for skinning and cutting up carcases;

(8) for the control and supervision of the methods of slaughtering;

(6) for the control and supervision of butchers carrying on business in the city or at any slaughter-house without the city provided or licensed by the corporation;

(15) for the inspection of milk-cattle, and the regulation of the ventilation, lighting, cleaning, drainage and water-supply of dairies and cattle-sheds in the occupation of persons following the trade of dairy cows or milk-seller;

(16) for enforcing the cleanliness of milk-sheds and milk-shedding vessels and vessels used by the keepers thereof or by hawkers for containing or measuring milk or preparing any milk product;

(17) for requiring notice to be given whenever any milk-animal is affected with any contagious disease and prescribing the precautions to be taken in order to protect milk-cattle and milk against infection and contamination;

(18) (a) for the inspection of public and private markets and shops and other places therein;

(8) for the regulation of their use and the control of their sanitary condition;

(19) for prescribing the method of sale of articles whether by measure, weight, tale or piece;

(20) for prescribing and providing standard weights, scales and measures and prescribing the use of any others;

(21) for the prevention of the sale or exposure for sale of unwholesome meat, fish or provisions and securing the efficient inspection and sanitary regulation of shops in which articles intended for human food are kept or sold;

- (22) (a) for the regulation of burial and burning grounds and other places for the disposal of corpses;
- (b) for the levy of fees for the use of such burial and burning grounds, and cemeteries as are maintained by the corporation;
- (c) for the verification of deaths and the causes of death;
- (d) for the period for which corpses must be kept for inspection;
- (e) for the period within which corpses must be conveyed to a burial or burning ground, and the mode of conveyance of corpses through public places;
- (23) for the regulation of hyths, deaths and marriages;
- (24) for the enumeration of the inhabitants of the city;
- (25) for the prevention of dangerous diseases of men or animals;
- (26) for the enforcement of compulsory vaccination;
- (27) for the prevention of outbreaks of fire;
- (28) for the prohibition and regulation of advertisements in public streets or parks;
- (29) in general for securing cleanliness, safety and order and the good government and well-being of the city and for carrying out all the purposes of this Act.

350. By-laws with regard to the drainage of, and supply of water to, buildings and water-closets, earth-closets, privies, ash-pits and cess-pools in connexion with buildings and the keeping of water-closets supplied with sufficient water for flushing may be made so as to affect buildings erected before the passing of the by-laws or of this Act.

Power to give consequential effect to certain by-laws.

351. In making any by-law under sections 349 and 350 the council may provide that a breach thereof shall be punishable—

Penalty for breach of by-laws.

- (a) with fine which may extend to fifty rupees, and in case of a continuing breach with fine which may extend to fifteen rupees for every day during which the breach continues after conviction for the first breach; or
- (b) with fine which may extend to ten rupees for every day during which the breach continues after receipt of notice from the commissioner, to discontinue such breach.

352. No by-law made by the council under this Act shall have any validity unless and until it is sanctioned by the Governor in Council.

Sanctioning of by-laws by Board of Commissioners.

353. The power to make by-laws under this Act is subject to the conditions—

Conditions precedent to making of by-laws.

- (a) that a draft of the by-law is published in the *Port St. George Gazette* and in the local newspapers;
- (b) that the draft shall not be further proceeded with until after the expiration of a period of one month from the publication thereof or of such longer period as the council may appoint;
- (c) that for at least one month during such period a printed copy of the draft shall be kept at the municipal office for public inspection and all persons permitted to peruse the same at any reasonable time free of charge; and
- (d) that printed copies of the draft shall be sold to any person requiring them, on payment of such price, as the commissioner may fix.

Publication of Rules, By-laws and Regulations.

354. (1) When any rule or by-law has been made under this Act, it shall be published in the *Port St. George Gazette* in English and in the Tamil, Telugu and Hindustani languages.

Publication of by-laws in Indian.

(2) The commissioner shall cause all rules and by-laws in force to be printed in the said languages, and shall cause printed copies thereof to be sold to any applicant on payment of a fixed price.

(3) The commissioner shall from time to time advertise in the local newspapers that copies of rules and by-laws are for sale and specify the place where and the person from whom and the price at which they are obtainable.

(4) The commissioner shall publish lists of offences and fines under this Act and the rules and by-laws made under it, and shall cause printed copies thereof to be sold to any applicant on payment of a fixed price.

Publication of
regulations.

Regulation of
by-laws,
rules
and regu-
lations.

355. Regulations made under this Act shall be published in such manner as the council may determine.

356. (1) Printed copies of by-laws under section 349, clauses (5) (6) (7) (8) (9) and (10) shall be affixed at the entrances to, or elsewhere in the street, park or other place affixed thereby in such conspicuous manner as the commissioner may deem best calculated to give information to the persons using such place.

(2) Printed copies of other by-laws and of the rules and regulations shall be hung up in some conspicuous part of the municipal office. The commissioner shall also keep affixed in a like manner in places of public resort, markets, slaughter-houses and other places affected thereby copies of such portions of the rules, by-laws and regulations as may relate to those places.

(3) No municipal officer or servant shall prevent any person from inspecting at any reasonable time copies so exhibited.

(4) No person shall, without lawful authority, destroy, pull down, injure, or deface any copies exhibited as above or any board to which the copies have been affixed.

CHAPTER XV.—PENALTIES.

General pen-
alties
enacting
provision
specified in
the schedules.

357. (1) Whoever—

(a) contravenes any provision of any of the sections or rules of this Act specified in the first column of schedule VII; or

(b) contravenes any rule or order made under any of the said sections or rules; or

(c) fails to comply with any direction lawfully given to him or any regulation lawfully made upon him under or in pursuance of the provisions of any of the said sections, or rules;

shall on conviction be punished with fine which may extend to the amount mentioned in that behalf in the third column of the said schedule.

(2) Whoever after having been convicted of—

(a) contravening any provision of any of the sections or rules of this Act specified in the first column of schedule VIII; or

(b) contravening any rule or order made under any of the said sections or rules; or

(c) failing to comply with any direction lawfully given to him or any regulation lawfully made upon him under or in pursuance of any of the said sections, or rules;

continues to contravene the said provision or to neglect to comply with the said direction or regulation, so the case may be, shall on conviction be punished, for each day after the previous date of conviction during which he continues so to offend, with fine which may extend to the amount mentioned in that behalf in the third column of the said schedule.

Explanation.—The entries in the second columns of schedules VII and VIII headed "subject" are not intended as definitions of the offences described in the sections, sub-sections, clauses or rules mentioned in the first column or even as abstracts of those sections, sub-sections, clauses or rules, but are inserted merely as references to the subject of the sections, sub-sections, clauses or rules as the case may be.

Penalty for
making when
personally
or verbally
or writing as
required
upon sign-
posts.

358. If a councillor votes in contravention of section 54, or acts as councillor when disqualified under section 54, he shall, on conviction, be punished with fine not exceeding two hundred rupees for every such offence.

Penalty for
acquisition
by municipal
officer of
interest in
contract or
work.

359. If the commissioner or any municipal officer or servant knowingly acquires, directly or indirectly, by himself or by a partner or employee or servant, any personal share or interest in any contract or employment with, by, or on behalf of the corporation, he shall be deemed to have committed the offence punishable under section 168 of the Indian Penal Code: provided that no person shall, by reason of being a share-holder in, or member of, any company, be held to be interested in any contract between such company and the corporation unless he is a director of such company.

360. (1) Every owner or person in charge of any vehicle or animal liable to tax under section 114 who fails to obtain, within 15 days of the service of a bill on him, a licence under section 121 shall, on conviction, be punished with fine not exceeding fifty rupees and shall also pay the amount of the tax payable by him in respect of such vehicle or animal.

Penalty for failure to take out licence for vehicle or animal.

(2) On payment of such fine and tax and of such costs as may be awarded, such owner or person shall receive a licence for the vehicle or animal in respect of which he has been fined and for the period during which he has been found to be in default.

(3) The provisions of this section shall apply to any person who, having compounded for the payment of a certain sum under section 119, fails to pay such sum and the amount due for a licence shall in such case be taken as the amount so compounded for.

361. Any person who wilfully prevents district or sufficient district of property subject to district for any tax due from him, shall on conviction by a magistrate be liable to a fine not exceeding twice the amount of the tax, found to be due.

Penalty for wilfully preventing district.

362. If the construction or re-construction of any building or well—

Penalty for unauthorised building.

(a) is commenced without the permission of the commissioner, or

(b) is carried on or completed otherwise than in accordance with the particulars on which such permission was based, or

(c) is carried on or completed in contravention of any lawful order or in breach of any provision contained in this Act or in any rule or by-law made under it, or of any direction or regulation lawfully given or made, or

if any alterations or additions required by any notice issued under section 244 or section 255 are not duly made, or

if any person to whom a direction is given by the commissioner to alter or demolish a building or well under section 254 fails to obey such direction, the owner of the building or well or the said person, as the case may be, shall be liable on conviction to a fine which may extend in the case of a well or hut to fifty rupees and in the case of any other building to five hundred rupees, and to a further fine which may extend in the case of a well or hut to ten rupees, and in the case of any other building to one hundred rupees, for each day during which the offence is proved to have continued after the first day.

363. (1) In the absence of a written contract to the contrary, every scavenger employed by the corporation shall be entitled to one month's notice before discharge or to one month's wages in lieu thereof, unless he is discharged for misconduct or was engaged for a specified term and discharged at the end of it.

Notice to scavenger before discharge.

(2) Should any scavenger employed by the corporation, in the absence of a written contract authorising him so to do, and without reasonable cause, resign his employment or absent himself from his duties without giving one month's notice to the corporation, or neglect or refuse to perform his duties, or any of them, he shall be liable on conviction to a fine not exceeding fifty rupees or to imprisonment of either description which may extend to two months.

Penalty for resignation without notice.

(3) The Governor in Council may by notification direct that an and from a date to be specified in the notification, the provisions of sub-sections (1) and (2) with respect to scavengers shall apply also to any other specified class of municipal servants whose functions concern the public health or safety.

Application of sub-sections (1) and (2) to other municipal servants.

364. Every person who prevents the commissioner, or any person to whom the commissioner has lawfully delegated his power from exercising his power of entering on any land or into any building shall be deemed to have committed an offence under section 541 of the Indian Penal Code.

Warranted restriction of power of entry and its consequences.

PART VI.

CHAPTER XVI.—PROCEDURE AND MISCELLANEOUS.

Licences and Permissions.

General
provisions
regarding
licences,
permissions
and
permissions.

265. (1) Every licence or permission granted under this Act or any rule or by-law made under it shall specify the period, if any, for which and the restrictions, limitations and conditions subject to which the same is granted, and shall be signed by the commissioner.

(2) For every such licence or permission fee may be charged at such rate as may be sanctioned by the council.

(3) Every order of the commissioner relating to grant a licence or permission shall state the grounds on which it proceeds.

(4) Subject to the special provisions regarding building in Chapter X and private markets in Chapter XII, and subject to such sanction as may be required for the refusal of a licence or permission, and to such appeal as may be provided in case of refusal, any licence or permission granted under this Act or any rule or by-law made under it may at any time be suspended or revoked by the commissioner, if any of its restrictions, limitations or conditions is evaded or infringed by the grantee, or if the grantee is convicted of a breach of any of the provisions of this Act or of any rule, by-law or regulation made under it in any matter to which such licence or permission relates, or if the grantee has obtained the same by misrepresentation or fraud.

(5) It shall be the duty of the commissioner to inspect places in respect of which a licence or permission is required by or under this Act, and he may enter any such place between sunrise and sunset, and also between sunset and sunrise if it is open to the public or any industry is being carried on in it at the time; and if he has reason to believe that anything is being done in any place without a licence or permission, where the same is required by or under this Act, or otherwise than in conformity with the same, he may at any time by day or night without notice enter such place for the purpose of satisfying himself whether any provision of law, rules, by-laws, regulations, any condition of a licence or permission or any lawful direction is being contravened and no claim shall lie against any person for any damage or inconvenience caused by the exercise of powers under this sub-section by the commissioner or any person to whom he has lawfully delegated his powers or by the use of any force necessary for effecting an entrance under this sub-section.

(6) When any licence or permission is suspended or revoked, or when the period for which it was granted or within which application for renewal should be made has expired, whichever expiration, the grantee shall for all purposes of this Act, or any rule or by-law made under it be deemed to be without a licence or permission until the commissioner's order suspending or revoking the licence or permission is cancelled by him, or subject to sub-section (13), until the licence or permission is renewed, as the case may be.

(7) Every grantee of any licence or permission shall, at all reasonable times, while such licence or permission remains in force, produce the same at the request of the commissioner.

(8) Wherever any person is convicted of an offence in respect of the failure to obtain a licence or permission or registration required by the provisions of this Act, or by any rule or by-law made under this Act, the magistrate shall in addition to any fine which may be imposed recover summarily and pay over to the corporation the amount of the fee chargeable for the licence or permission or for registration.

(9) Such recovery of the fee under sub-section (8) shall not entitle the person convicted to a licence or permission or to registration as aforesaid.

(10) The acceptance by the corporation of the pre-payment of the fee for a licence or permission or for registration shall not entitle the person making such pre-payment to the licence or permission or to registration, as the case may be, but only in refund of the fee in case of refusal of the licence or permission or of registration; but an applicant for the renewal of a licence or permission, or registration shall until consummation of orders on his application be entitled to act as if the licence or

permission or registration had been renewed; and, save as otherwise specially provided in this Act, if orders on an application for a license or permission or for registration are not communicated to the applicant within forty-five days after the receipt of the application by the commissioner, the application shall be deemed to have been allowed for the year or for such less period as is mentioned in the application and subject to the law, rules, by-laws, regulations and all conditions ordinarily imposed.

Appeals.

366. (1) An appeal shall lie to the standing committee from—

(a) any notice issued or other action taken or proposed to be taken by the commissioner—

(i) under sections 178, 185, 187, 188, 190, 244, 256 (2), 258 (1), 259 (1), 264 (2), 265, 266, 273, 282, 283, 284, 285 and 289;

(ii) under any by-law concerning house-drainage or the connection of house-drains with municipal drains, or house-connections with municipal water-supply or lighting mains;

(b) any refusal by the commissioner to approve a building site under section 237, to grant permission to construct or reconstruct a building under section 238 or 256;

(c) any refusal by the commissioner to grant a permission under sections 181, 262 or 288 (2), or

(d) any refusal by the commissioner to grant a license under sections 245, 287, 290, 295, 299 or 304 (2), or

(e) any order of the commissioner made under section 265, sub-section (4), suspending or revoking a license;

(f) any other order of the commissioner that may be made appealable by rules under section 347.

(2) The decision of the standing committee on any such appeal shall be final.

367. In any case in which no time is laid down in the foregoing provisions of this Act for the presentation of an appeal allowed thereunder, such appeal must be presented within thirty days after the date of the order or proceeding against which the appeal is made.

Commissioner's power is summary.

368. The commissioner may summon any person to attend before him, and to give evidence or produce documents, as the case may be, in respect of any question relating to taxation, or inspection, or registration, or to the grant of any license, or permission under the provisions of this Act.

Procedure.

369. All notices and permissions given, issued, or granted, as the case may be, under the provisions of this Act must be in writing.

370. Whenever under this Act or any rule, by-law or regulation made under it the doing or the omitting to do anything or the validity of anything depends upon the approval, sanction, consent, concurrence, declaration, opinion or satisfaction of—

(a) the council, a standing committee, or the commissioner, or

(b) any municipal officer,

a written document signed in case (a) by the commissioner, and in case (b) by the said municipal officer, purporting to convey or set forth such approval, sanction, consent, concurrence, declaration, opinion or satisfaction, shall be sufficient evidence thereof.

371. (1) Every license, permission, notice, bill, schedule, summons, or other document which is required by this Act or by any rule, by-law or regulation made under it to bear the signature of the commissioner or of any municipal officer shall be deemed to be properly signed if it bears a facsimile of the signature of the commissioner or of such municipal officer, as the case may be, stamped thereupon.

(2) Nothing in sub-section (1) shall be deemed to apply to a cheque drawn upon the Municipal fund or to any contract.

Appeals from standing committee.

Limitation of time for appeal.

Summons to attend and give evidence or produce documents.

Form of notices and permissions.

Proof of receipt of notices and other documents.

Signature of documents.

*Publication
of notice.*

372. Every public notice given under the provisions of this Act or of any rule, by-law, or regulation made under it shall be widely made known in the locality affected thereby—

- (a) by affixing copies thereof in conspicuous public places within the said locality; or
- (b) by publishing the same by post of drum or by advertisement in two or more of the local newspapers; or
- (c) by any two or more of such means, and in any other way that the commissioner may think fit.

*Publication
in newspapers.*

373. Whenever it is provided by this Act or by any rule, by-law or regulation made under it that notice shall be given by advertisement in the local newspapers, or that a notification or any information shall be published in the same, such notice, notification or information shall be inserted in at least one English and one vernacular newspaper published in the city.

Service or sending of Notices, etc.

*Method of
serving notices.*

374. (1) When any notice or other document is required by this Act, or by any rule, by-law, regulation or order made under it, to be served on or sent to any person the service or sending thereof may be effected—

- (a) by giving or tendering the said document to such person; or
- (b) if such person is not found, by leaving such document at his last known place of abode or business or by giving or tendering the same to some adult member or servant of his family; or
- (c) if such person does not reside in the city and his address elsewhere is known to the commissioner, by sending the same to him by post registered; or
- (d) if none of the means aforesaid be available, by affixing the same in some conspicuous part of each place of abode or business.

(2) When the person is an owner or occupier of any building or land it shall not be necessary to name the owner or occupier in the document, and in the case of joint owners and occupiers it shall be sufficient to serve it on, or send it to, one of such owners or occupiers.

Relief of Occupier from Owner.

*Recovery by
occupier of
sum leviable
from owner.*

375. If any rent, tax or sum leviable under this Act from the owner is recovered from the occupier, such occupier shall be entitled to recover the same from the owner and may deduct it from the rent then or thereafter due by him to the owner.

*Obstruction
of owner by
occupier.*

376. (1) If the occupier of any building or land prevents the owner from carrying into effect in respect thereof any of the provisions of this Act, the commissioner may by an order require the said occupier to permit the owner, within eight days from the date of service of such order, to execute all such works as may be necessary.

(2) Such owner shall, for a period during which he is prevented as aforesaid, be exempt from any fine or penalty to which he might otherwise have become liable by reason of default.

*Execution of
work by
occupier in
default of
owner.*

377. If the owner of any building or land fails to execute any work which he is required to execute under the provisions of this Act or of any rule, by-law, regulation or order made under it, the occupier of such building or land may, with the approval of the commissioner, execute the said work, and shall be entitled to recover from the owner the reasonable expenses incurred in the execution thereof, and may deduct the amount thereof from the rent then or thereafter due by him to the owner.

Commissioner's powers of entry.

*Power of
entry to
inspect,
measure or
ascertain the
state
of work.*

378. The commissioner may enter into or on any building or land with or without assistants or workmen, in order to make any inquiry, inspection, test, examination, survey, measurement or valuation, or for the purpose of placing or removing meters, instruments, pipes or apparatus, or to execute any other work which is authorized by the provisions of this Act or of any rule, by-law, regulation or order made under it, or which it is necessary for any of the purposes of this Act or in pursuance of any of the said provisions, to make or execute;

Provided that—

(a) except when it is in this Act otherwise expressly provided, no work entry shall be made between sunset and sunrise;

(b) except when it is in this Act otherwise expressly provided, no dwelling house, and no public building or lot which is used as a dwelling place, shall be so entered without the consent of the occupier thereof, unless the said occupier has received at least twenty-four hours' previous notice of the intention to make such entry;

(c) sufficient notice shall be in every case given, even when any premises may otherwise be entered without notice, to enable the inmates of any apartment appropriated to females to withdraw to some part of the premises where their privacy may be preserved;

(d) due regard shall be paid, so far as may be compatible with the exigencies of the purpose of the entry, to the social and religious usages of the occupants of the premises.

379. (1) The commissioner may with or without assistants or workmen enter on any land adjoining or within fifty yards of any work authorized by this Act or by any rule, by-law, regulation or order made under it, for the purpose of depositing on such land any soil, gravel, stone, or other materials, or of obtaining access to such work, or for any other purpose connected with the carrying on thereof.

(2) The commissioner shall, before entering on any land under sub-section (1), give the owner and occupier three days' previous notice of the intention to make such entry, and state the purpose thereof, and shall, if so required by the owner or occupier, fence off so much of the land as may be required for such purpose.

(3) The commissioner shall not be bound to make any payment, tender or deposit before entering on any land under sub-section (1), but shall do as little damage as may be and shall pay compensation to the owner or occupier of the land for such entry and for any temporary or permanent damage that may result therefrom.

(4) If such owner or occupier is dissatisfied with the amount of compensation paid to him by the commissioner, he may appeal to the standing committee, whose decision shall be final.

Commissioner's power to execute in default.

380. (1) Whenever by any notice, requisition, or order under this Act or under any rule, by-law or regulation made under it, any person is required to execute any work, or to take any measures or do anything, a reasonable time shall be named in such notice, requisition or order within which the work shall be executed, the measures taken, or the thing done.

(2) If such notice, requisition or order is not complied with within the time so named, then whether or not a fine is provided for such default and whether or not the person in default is liable to punishment or has been prosecuted or sentenced to any punishment for such default, the commissioner may cause such work to be executed, or may take any measures or do anything which may, in his opinion, be necessary for giving due effect to the notice, requisition or order as aforesaid.

381. (1) The commissioner may recover any expenses incurred under section 380 from the person or any one of the persons to whom the notice, requisition or order was addressed.

(2) Notwithstanding anything contained in sub-section (1), no occupier shall at any time be called upon to pay any greater sum in respect of such expenses than the amount of rent then due by him, but if the rent so due is less than the sum demanded, he shall, thereafter, as each fresh instalment of rent falls due, become liable to pay a sum not exceeding the amount of such instalment until the whole of the expenses are paid.

(3) The burden of proof that the sum demanded of any such occupier is greater than the rent then or thereafter due by him shall be on the said occupier.

(4) The occupier may recover from the owner or deduct from him under this section.

Power of entry on lands adjacent to works.

Time for executing work, notice and power to execute in default.

Recovery of expenses from person liable and limitation on liability of occupier.

(5) The provisions of this section shall not affect any contract made between any owner and acceptor respecting the payment of expenses of any such works as aforesaid.

Power of
commissioner
to agree to
repay
payment of
expenses to
landowners.

382. Instead of recovering any such expenses as aforesaid in the manner provided under section 387, the commissioner may, if he thinks fit and with the approval of the standing committee, take an agreement from the person liable for the payment thereof, to pay the same in instalments of such amounts and at such intervals as will secure the payment of the whole amount due, with interest thereon at the rate of nine per centum per annum, within a period of not more than five years.

Power to
decide upon
repayment
of expenses
to owners.

383. If the expenses to be recovered have been incurred or are to be incurred in respect of any work manifested

(a) in section 163, section 178, section 216, section 264, sub-sections (1) and (2), section 268, 273 or section 308,

(b) in any rule made under this Act in which this section is made applicable to such expense, the commissioner may, if he thinks fit and with the approval of the standing committee, declare such expenses to be improvement expenses.

Improvement
expenses by
which prop-
erty is im-
proved.

384. (1) Improvement expenses shall be a charge on the premises, in respect of which or for the benefit of which the same shall have been incurred and shall be recoverable in instalments of such amounts, and at such intervals, as will suffice to discharge such expenses together with interest thereon, within such period not exceeding twenty years as the commissioner may in each case determine.

(2) The said instalments shall be payable by the owner or acceptor of the premises on which the expenses are so charged.

Provided that where the acceptor pays any such instalment he shall be entitled to deduct the amount thereof from the next payable by him to the owner or to recover the same from the owner.

Recovery of
charges for
improvement
expenses.

385. At any time before the expiration of the period for the payment of any improvement expenses, the owner or acceptor of the premises on which the expenses are charged may redeem such charge by paying to the commissioner such part of the said expenses as are still payable.

Right to
repay such
expenses.

386. (1) Where an agent, trustee, guardian, manager or receiver would be bound to discharge any obligation imposed by this Act, or any rule, by-law, regulation or order made under it for the discharge of which money is required, he shall not be bound to discharge the obligation unless he has, or but for his own improper act or default might have had, in his hands funds belonging to the principal or beneficial owner sufficient for the purpose.

(2) The burden of proving the facts entitling any person to relief under this section shall lie on him.

(3) When any person has claimed and established his right to relief under this section, the commissioner may give him notice to apply to the discharge of such obligation as aforesaid the first security which shall come to his hands on behalf or for the use of the principal or beneficial owner as the case may be; and should he fail to comply with such notice he shall be deemed to be personally liable to discharge such obligation.

Payment of compensation, etc., by and to the Corporation.

Recovery of
costs due to
owner.

387. All costs, damages, compensation, charges, expenses, contributions and other sums not recoverable under the rules in Part VI of schedule IV, which under or by virtue of or in pursuance of this Act or any other law are directed to be paid by any person to the corporation, shall be demanded by bill or notice as provided in the said rules and may be recovered in the manner provided in those rules unless within fifteen days from the date of the service of the bill or notice such person shall have applied to the chief judge of the Small Claims Court under section 338.

388. Where in any case not provided for in section 385, any municipal authority or any person is required by or under this Act or any rule, by-law or regulation made under it to pay any damages, compensation, charges or expenses, or contributions, the amount or apportionment of the same shall, in case of dispute, be ascertained and determined except as is otherwise provided in section 335, section 378 and in the Land Acquisition Act, 1894, by the chief judge of the Small Cause Court on application made to him for this purpose at any time within one year from the date when such damages, compensation, charges or expenses or contributions first become claimable.

Amounts to be paid by local authorities or persons liable.

389. (1) On any application under the provisions of section 388 the said chief judge shall summon the other party to appear before him.

Provision for the chief judge to summon the other party.

(2) On the appearance of the parties or, in the absence of any of them or proof of due service of the summons, the said chief judge may hear and determine the case.

(3) In every such case the said chief judge shall determine the amount of the costs and shall direct by which of the parties the same shall be paid.

390. (1) If the sum due on account of damages, compensation, charges, expenses, contributions and the costs ascertained in the manner described in section 389 is not paid by the party liable within seven days after demand, such sum may be recovered under a warrant of the Small Cause Court by distress and sale of the movable property of such party.

Recovery of sums payable by distress.

(2) The balance, if any, of the proceeds of such sale, after satisfying such amount and the costs of the distress and sale, shall be returned on demand, if made within twelve months, to the party whose goods have been distrained.

Provisions regarding Municipal Prosecution.

391. Subject to the provisions of section 89 as to prosecution for any offence against any of the provisions of this Act or any rule, by-law, regulation or order made under it shall be instituted except on the authority of the commissioner.

Prosecution by commissioner.

392. (1) No person shall be liable to be tried for any offence against any of the provisions of this Act, or of any rule, by-law, regulation or order made under it, unless complaint is made before a magistrate within six months after the commission of the offence:

Period of limitation for making complaint.

Provided that failure to take out a license, obtain permission or secure registration under this Act shall for the purposes of sub-section (1) be deemed a continuing offence until the expiration of the period, if any, for which the license, permission or registration is required, and if no period is specified, complaint may be made at any time within twelve months from the commencement of the offence.

393. All offences against this Act, or against any rule, by-law, regulation or order made under it, whether committed within or without the city, shall be cognizable by a presidency magistrate having jurisdiction in the city: and such presidency magistrate shall not be incapable of taking cognizance of any such offence, or of any offence against any enactment hereby repealed, by reason only of his being liable to pay any municipal rate or other tax or of his being benefited by the municipal fund to the credit of which any fine imposed by him will be payable.

Cognizance of offences.

394. (1) In case any fine, costs or other sum of money imposed or assessed by a magistrate under this Act or under any rule, by-law or regulation made under it shall not be paid, the magistrate may order the offender to be imprisoned in default of payment subject to all the restrictions, franchises and conditions imposed in sections 64 to 70 (both inclusive) of the Indian Penal Code.

Imprisonment in default of payment and forfeiture of license.

(2) Any fine or costs imposed or assessed by a magistrate by virtue of this Act shall on recovery be paid to the corporation to be by them applied to the purposes of this Act.

395. If, on account of any act or omission, any person has been convicted of an offence against the provisions of this Act or against any rule, by-law or regulation made under it and by reason of such act or omission damage has been caused to any property of the corporation, the said person shall pay compensation for such damage, notwithstanding any punishment to which he may have been

Payment of compensation for damage to municipal property.

sentenced for the said offence. In the event of dispute the amount of compensation payable by the said person shall be determined by the magistrate before whom he was convicted of the said offence on application made to him for the purpose by the commissioner not later than three months from the date of conviction; and, in default of payment of the amount of compensation so determined, it shall be recovered under a warrant from the said magistrate as if it were a fine inflicted by him on the person liable therefor.

Legal Proceedings in General.

Summary of
Sect. 395, by
note.

395. Nothing herein contained shall preclude the corporation from suing in a civil court for the recovery of any tax, duty, toll or other amount due under this Act.

Interpretation
of Sect. 397,
as to
a criminal
action, and
officers and
agents.

397. (1) No suit for damages or compensation shall be instituted against the corporation or any municipal authority, officer or servant, or any person acting under the direction of the same, in respect of any act done in pursuance or in execution or intended execution of this Act or any rule, by-law, regulation or order made under it or in respect of any alleged neglect or default in the execution of this Act or any rule, by-law, regulation or order made under it until the expiration of one month after a notice has been delivered or left at the municipal office or at the place of abode of such officer, servant or person, stating the cause of action, the relief sought, and the name and the place of abode of the intending plaintiff; and the plaintiff shall contain a statement that such notice has been so delivered or left.

(2) Every such suit shall be commenced within six months after the date on which the cause of action arose or in case of a continuing injury or damage during such continuance or within six months after the ceasing thereof.

(3) If any person to whom any notice is given under sub-section (1) tenders amends to the plaintiff before the suit is instituted, and if the plaintiff does not recover in any such action more than the amount so tendered he shall not recover any costs incurred after such tender and the defendant shall be entitled to costs as from the date of tender.

(4) Where the defendant in any such suit is the commissioner, a municipal officer or servant, payment of the sum or any part of any sum, payable by him in or in consequence of the suit, whether in respect of costs, charges, expenses, compensation for damages or otherwise may be made, with the sanction of the standing committee, from the municipal fund.

Provisions
under Sect. 398,
regarding
the power of
the corporation
to sue or be
sued, and
the power of
the corporation
to sue or be
sued.

398. Subject to the provisions of section 69, the commissioner may—

(a) take, or withdraw from, proceedings against any person who is charged with—

- (i) any offence against this Act, the rules, by-laws or regulations;
- (ii) any offence which affects or is likely to affect any property or interest of the corporation or the due administration of this Act;
- (iii) committing any nuisance whatsoever;
- (iv) composing any offence against this Act, the rules, by-laws or regulations which may by rules made by the Governor in Council be declared compensable;
- (v) defamed himself if sued or joined as a party in any proceeding in respect of the conduct of elections or in respect of the electoral roll;
- (vi) defamed, or compromised any appeal against an assessment or tax;

(b) take, withdraw from or compromise proceedings under sections 388 and 315 for the recovery of expenses or compensation claimed to be due to the corporation;

(c) withdraw or compromise any claim for a sum not exceeding five hundred rupees against any person in respect of a penalty payable under a contract entered into with such person by the commissioner, or with the approval of the standing committee, any such claim for any sum exceeding five hundred rupees;

(d) with the approval of the council, defend any suit or other legal proceeding brought against the corporation or against any municipal authority, officer or servant, in respect of anything done or omitted to be done by them, respectively, in their official capacity,

(d) with the approval of the standing committee, compromise any claim, suit or other legal proceeding brought against the corporation or against any municipal authority, officer or servant, in respect of anything done or omitted to be done as aforesaid;

(e) with the approval of the standing committee, institute and prosecute any suit or withdraw from or compromise any suit or claim, other than a claim of the description specified in clause (f), which has been instituted or made in the name of the corporation or of the commissioner;

(f) obtain such legal advice and assistance as he may from time to time think it necessary or expedient to obtain, or as he may be desired by the council or the standing committee to obtain, for any of the purposes mentioned in the foregoing clauses of this section or for securing the lawful exercise or discharge of any power or duty vesting in or imposed upon any municipal authority, officer or servant.

Protecting Clause.

399. No suit shall be maintainable against any municipal authority, officer, or servant or any person acting under the direction of any municipal authority, officer or servant, or of a magistrate, in respect of anything in good faith done under this Act or any rule, by-law, regulation or order made under it.

Intervenor
municipal
authorities,
officers and
servants.

400. (1) The commissioner and every councillor shall be liable for the loss, waste or misapplication of any money or other property owned by or vested in the municipal corporation, if such loss, waste, or misapplication is a direct consequence of his neglect or misconduct and a suit for compensation may be instituted against him by the council with the previous sanction of the Governor in Council or by the Secretary of State in Council.

Liability of
commissioner
and councillors
for loss, waste or
misapplication.

(2) Every such suit shall be commenced within three years after the date on which the cause of action arose.

401. (1) Any informality, clerical error, omission or other defect in any assessment made or in any distress levied or in any notice, bill, summons, warrant or other document issued under this Act or the rules or by-laws made under it may at any time as far as possible be rectified.

Effect of
informality.

(2) No such informality, clerical error, omission or other defect shall be deemed to render the assessment, distress, notice, bill, summons, warrant or other document invalid or illegal, nor to render any person executing or serving any such document a trespasser, if the provisions of this Act, the rules and by-laws have in substance and effect been complied with.

(3) No act of a municipal authority or of a municipal officer or servant shall be deemed to be invalid or illegal by reason only of a defect in the constitution of the corporation or in any election or appointment:

Provided always that any person who sustains any special damage by reason of any informality, clerical error, omission, or other defect shall be entitled to recover compensation for the same by suit.

Police.

402. It shall be the duty of every police officer—

(a) to communicate without delay to the proper municipal officer any information which he receives of the design to commit or of the commission of any offence under this Act or any rule, by-law or regulation made under it;

Power of
police officer.

(b) to assist the commissioner or any municipal officer or servant, or any person to whom the commissioner has lawfully delegated powers reasonably demanding his aid for the lawful exercise of any power vesting in the commissioner or in such municipal officer or servant or person under this Act or any such rule, by-law or regulation;

(c) to assist any person employed in the collection of tolls in cases of resistance to the lawful authority of such person;

and for all such purposes he shall have the same powers which he has in the exercise of his ordinary police duties.

Power of
police officers
to arrest
persons.

403. (1) If any police officer sees any person committing an offence against any of the provisions of this Act or of any rule, by-law or regulation made under it, he shall, if the name and address of such person are unknown to him and if the said person on demand declines to give his name and address or gives a name and address which such officer has reason to believe to be false, arrest such person.

(2) No person arrested under sub-section (1) shall be detained in custody—

(a) after his true name and address are ascertained, or

(b) without the order of a magistrate for any longer time, not exceeding twenty-four hours from the hour of arrest, than is necessary for bringing him before a magistrate.

Exercise of
powers of
police officers
by municipal
servants.

404. The Governor in Council may empower any municipal servant or any class of municipal servants to exercise the powers of a police officer for the purposes of this Act.

Municipalities.

Application
of term
"public
servant" to
municipal
officers,
agents and
sub-agents.

405. Every municipal officer or servant, every contractor or agent for the collection of any municipal tax, toll, or fee, and every person employed by any such contractor or agent for the collection of such tax, toll, or fee, shall be deemed to be a public servant within the meaning of section 31 of the Indian Penal Code.

Prohibition
against
obstruction to
public works.

406. No person shall obstruct or molest any person with whom the commissioner has entered into a contract on behalf of the corporation in the performance of his duty or of anything which he is empowered or required to do by virtue or in consequence of this Act or of any rule, by-law, regulation or order made under it.

Prohibition
against
removal of
mark.

407. No person shall remove any mark set up for the purpose of indicating any level or direction incidental to the execution of any work authorized by this Act or by any rule, by-law, regulation or order made under it.

Prohibition
against
removal or
obstruction
of notice.

408. No person shall, without authority in that behalf, remove, destroy, deface, or otherwise obliterate any notice exhibited by or under the orders of the corporation.

Prohibition
against
unauthorised
deposits with
public works
or materials.

409. No person shall, without authority in that behalf, remove earth, sand or other material or deposit any matter or make any encroachment from, in, or on any land vested in the corporation or river, stream, canal, backwater, or water course (not being private property), or in any way obstruct the same.

Transitional and Transitional Provisions.

Transfer of
property and
rights to
corporation
on date of
incorporation.

410. All property and all interests of whatever kind owned by, vested in or held in trust by or for the corporation with all rights of whatsoever kind used, enjoyed or possessed by the corporation as constituted under the Madras City Municipal Act, 1904, as well as all liabilities legally subsisting against the said corporation shall pass to the corporation as constituted under this Act.

Transfer of
property of
assets of
the corporation.

411. All arrears of taxes or other payments by way of composition for a tax or due for expenses or compensation or otherwise due to the corporation at the time this Act comes into force may be recovered as though they had accrued under this Act.

Commencement
of Act.

412. This Act shall come into force on such date as the Governor in Council may by notification direct.

Provided that the power to make or approve rules, by-laws and regulations may be exercised at any time after the publication of the Governor-General's order under section 31 of the Government of India Act, 1915, and that any election or appointment of councillors or members of the standing committee under this Act or under the rules made under this Act may, notwithstanding anything in sub-clause (v) of clause (6) of sub-section (1) to section 52, be held or made at any time after such publication, but no such election or appointment shall take effect until the commencement of the Act.

413. In their application to the term of office and the election and appointment of councillors, members of the standing committees and the commissioner elected or appointed for the first time after the commencement of this Act, the provisions of this Act shall be read subject to the following modifications:—

Provision for first meeting of standing committee under Act.

(a) the term of office of the president, of the other commissioners, and of the members of the standing committee holding office under the Madras City Municipal Act, 1904, shall expire on such date or dates after the commencement of this Act as the Governor in Council shall determine; and the Governor in Council shall make appointments and cause arrangements for election to be made under this Act so that the newly elected and appointed councillors may come into office on the date fixed for the retirement of the former commissioners, the new standing committee within fifteen days after the date fixed for the retirement of the former standing committee, and the commissioner appointed under this Act on the date fixed for the retirement of the president appointed under the Madras City Municipal Act, 1904, such date not being later than the date fixed for the retirement of the remaining commissioners holding office under the Madras City Municipal Act, 1904, and until they so come into office the president, the commissioners, and the standing committee appointed or elected under the Madras City Municipal Act, 1904, shall have all the powers and be subject to all the duties respectively of the commissioner, the councillors, and the standing committee under this Act; and

(b) on or as soon as may be after the constitution of the council under this Act a meeting shall be held on a day and at a time fixed by the commissioner, and, if not held on that day, shall be held on some subsequent day fixed by the commissioner, for the election of a president of the council, and of standing committee under this Act, and for ascertainment by lot (or if the Governor in Council so directs, otherwise than by lot) of ten divisional seats to be vacated at noon on the first day of November 1920 and of ten more such seats to be vacated on the first day of November 1921 and the councillors elected for the twenty seats so ascertained or the councillors elected in their places in casual vacancies shall hold office until the first day of November 1920 or the first day of November 1921 as the case may be, and the remaining ten divisional councillors shall continue in office until the first day of November 1922; and

(c) the first meeting of each standing committee elected for the first time under this Act shall be held on a day and at a time fixed by the commissioner.

SCHEDULE I.
ENACTMENTS REPEALED.
(See section 2.)

Year.	Parliament.	Short title.	Extent of repeal.
		(2)	
		<i>Acts of the Council of Port St. George in Council.</i>	
1894	111	The Thomas City Municipal Act, 1894 ..	The whole.
1895	11	The Sydney City Municipal Act, 1895 ..	The whole.
1897	27	The Melrose City Municipal Act (Amendment) Act, 1897 ..	The whole.
1911	31	The Melrose City Municipal Act (Amendment) Act, 1911.	Do.

SCHEDULE II.

RULES REGARDING PROCEEDINGS OF THE COUNCIL AND COMMITTEES.

(See section 31.)

THE COUNCIL.

1. A general meeting of the council shall be held at the municipal office every month on such day and at such hour as the president shall fix.

2. The president shall cause notice of every general meeting and of the business to be transacted thereat to be published in the local newspapers at least six clear days before the day of the meeting, but it shall be competent to him for good and sufficient reasons to alter the day or hour of the meeting at any time before the day originally fixed, provided that he shall intimate the alteration to the councillors and publish it in such manner as he may deem most expedient.

3. At each of the general meetings held in the months of April, June, August, October, December and February, the president shall place before the council a statement of receipts and disbursements on account of the municipal fund from the close of the last preceding year up to the close of the month before that in which the meeting takes place.

4. (1) The president may call a special meeting of the council at the municipal office, whenever he thinks fit, and shall call such a meeting on receiving a request in writing signed by ten councillors specifying a resolution which it is proposed to move.

(2) No special meeting shall be held unless at least four clear days' notice, specifying the purpose for which such meeting is to be held and the date and hour thereof, has been given by a separate communication addressed to each councillor and by publication in the local newspapers.

5. If the office of president is vacant the duties assigned to the president by rules 1 to 4 above shall be performed by the commissioner.

6. (1) All acts authorized to be done and all questions authorized to be decided by the council shall, save as otherwise provided in this Act, be done or decided by a majority of the councillors present and voting at a meeting.

(2) The president shall in case of equality of votes have a second or casting vote.

7. (1) No business shall be transacted at any meeting unless there is a quorum.

(2) Fifteen councillors at a general meeting and twenty at a special meeting shall constitute a quorum.

8. (1) Minutes of the proceedings of the council shall be entered in a book to be called the minute-book, and shall be signed by the president after each meeting.

(2) The minute-book shall be open at the municipal office at all reasonable times to the inspection of any councillor without payment and to the inspection of any other person on payment of a fee of eight annas.

9. (1) The council may appoint from among its own member committees for the purpose of inquiring into and reporting on any matter which is referred by this Act for the decision of the council.

(2) By a resolution supported by not less than half the whole number of councillors, the council may add to any committee so appointed persons who are not councillors, but who may possess special qualifications in regard to the matter to be inquired into. Provided that the number of persons so appointed shall not exceed one-half of the number of councillors appointed to serve on the committee.

(3) The proceedings of every such committee shall be recorded in writing and submitted to the council.

THE STANDING COMMITTEES.

10. Each standing committee shall meet at the municipal office at least once a month on each day and at such hour as the committee shall from time to time determine.

11. The chairman of a standing committee may at any time call a meeting of the committee and shall do so within forty-eight hours of the receipt of a requisition signed by the commissioner or by three members of the committee and stating the business to be transacted.

12. No business shall be transacted at any meeting of a standing committee unless there is a quorum of three.

13. All questions shall be decided by a majority of the members present and voting, the chairman having a second or casting vote when there is an equality of votes.

14. Minutes of the proceedings of each standing committee shall be entered in books and shall be signed by the chairman. Minute books shall be placed before the council at such times as it may appoint.

15. In any case in which two or more standing committees have passed conflicting decisions, and such conflict has not been adjusted or otherwise dealt with by a conference of such committees or a joint committee as provided in sub-section (1) to section 39, the commissioner shall submit a report to the president who shall place the subject before a meeting of the council and pending the resolution of the council, the commissioner shall withhold all action in regard to the matter at issue.

16. Any member of a standing committee, other than the president of the council, who fails to attend four consecutive meetings, shall cease to be a member of it, but may be re-elected by the council.

SCHEDULE III.

AREAS AND BOUNDARIES OF THE ESPLANADE.

(See section 72.)

The Esplanade means the following three areas of which the boundaries are as follow:—

1st, The Moorland Esplanade (excluding Popple's Esplanade road).—Bounded on the north by straight lines drawn from stone to stone, between M.D. Zone Mark No. 27, on the North Beach road, opposite to the High Court and a point 165 feet westward from Mark No. 24 in the straight line between Zone Marks Nos. 24 and 23, where it crosses the western compound wall of the Ordnance line shelling on Irissappe Maistri street; on the south by Fraser's Bridge road and North Fort mile road; on the east by North Beach road; and on the west by Irissappe Maistri street.

2nd, The Benfield Esplanade (excluding Moore's road and Esplanade foot-path).—Bounded on the north by Fraser's Bridge road; on the south by the General Hospital road; on the east by the Wallaja or Benfield Esplanade road; and on the west by Saisappa Naick street or Meenocall Hall road.

3rd, The Medical College Esplanade.—Bounded on the north by the General Hospital road; on the south by the river Cooum; on the east by the Wallaja road; and on the west by the Medical College.

SCHEDULE IV
TAXATION RULES.
(See section 118.)

PART I.

Assessment of the Property Tax.

(See sections 93-109.)

1. The commissioner shall prepare and maintain property-tax registers in such form and in such parts and sections as he may fit, provided that such registers shall record the following particulars, in so far as they can be ascertained, with regard to each assessable item:—

- (a) The serial number, description and name (if any) of the item;
- (b) the name of the division and of the street, if any, in which it is situated;
- (c) the name of the owner;
- (d) the name of the occupier;
- (e) the annual value; and
- (f) the amount of the tax payable.

2. (1) When the registers are complete in respect of any division or part of a division, the commissioner shall give public notice stating where, and between what hours, such registers may be inspected.

(2) The owner or occupier of any land or building included in such registers or the agent of any such owner or occupier shall be permitted to inspect the said registers and to take extracts therefrom free of charge, and any other person shall be permitted to inspect the said registers and to take extracts therefrom on payment of a fee of one rupee on each occasion.

3. The commissioner shall amend the property-tax registers by altering, adding or deleting items as circumstances may require.

4. In every case in which any building or land is assessed for the first time, the commissioner shall give the owner or occupier special notice of the assessment.

5. In every case in which the assessment on any building or land is increased, otherwise than in consequence of the enhancement by the council of the rate at which the property tax is leviable, the commissioner shall give the owner or occupier special notice stating the amount of tax increase and the reasons therefor.

6. When the commissioner makes an amendment under rule 5, it shall be deemed to have taken effect from the earliest date in the current year on which the circumstances justifying the amendment existed; no instalment of the property tax at the revised rate shall, however, be payable until fifteen days after the service or sending of the notice required by rule 4 or rule 5.

PART II.

Assessment of Compensation.

(See section 119.)

7. Compensation shall be assessed by the commissioner on the following scale:—

	Full or partial Extent of rupture.	Rate of compensation per cent.
A. More than twenty	1,500
B. More than ten, less than twenty	1,000
C. More than five, less than ten	500
D. More than three, less than five	250
E. More than two, less than three	100
F. More than one, less than two	50
G. Less than one	20

Provided that any company, the head office or a branch or principal office of which is not in the city and which shows that its gross income received in or from the city has not in the year immediately preceding the year of taxation exceeded—

	Rs.
(a) twenty-five thousand rupees shall pay only	125
(b) fifteen thousand rupees shall pay only	75
(c) five thousand rupees shall pay only	25

Assessment for Profession Tax.

(See section 111.)

8. Persons shall be assessed by the commissioner to the profession tax under the following classes on a scale to be determined by the council from time to time:—
Provided that such scale shall be subject to the maximum and minimum specified against each class and shall proceed proportionately either to the maximum or the minimum scale:—

TAX ON PERSONS HOLDING APPOINTMENTS OR EMPLOYING PROFESSIONS, ARTS, TRADES AND CALLINGS.

	Multiplicity	
	Minimum	Maximum
Class I.		
(1) All persons holding any appointment upon a monthly salary of five thousand rupees or upwards	500 0	250 0
(2) All other persons exercising any profession, trade, art or calling, or their agents or servants in their absence
Class II.		
(1) All persons holding any appointment upon a monthly salary which amounts to three thousand or upwards but is less than five thousand rupees	300 0	250 0
(2) All other persons described in class I, but not assessed under class I
Class III.		
(1) All persons holding any appointment upon a monthly salary which amounts to two thousand or upwards but is less than three thousand rupees	200 0	140 0
(2) All other persons described in class I, but not assessed under class I or II
Class IV.		
(1) All persons holding any appointment upon a monthly salary which amounts to one thousand or upwards but is less than two thousand rupees	100 0	80 0
(2) All other persons described in class I, but not assessed under any of the previous classes
Class V.		
(1) All persons holding any appointment upon a monthly salary which amounts to seven hundred and fifty or upwards but is less than one thousand rupees	45 0	30 0
(2) All other persons described in class I, but not assessed under any of the previous classes
Class VI.		
(1) All persons holding any appointment upon a monthly salary which amounts to five hundred or upwards but is less than seven hundred and fifty rupees	20 0	10 0
(2) All other persons described in class I, but not assessed under any of the previous classes

	Per Annum.	
	Minimum.	Maximum.
	Rs. A.	Rs. A.
Class VII.		
(1) All persons holding any appointment upon a monthly salary which amounts to two hundred or upwards but is less than five hundred rupees.	10 0	5 0
(2) All other persons described in class I, but not assessed under any of the previous classes.		
Class VIII.		
(1) All persons holding any appointment upon a monthly salary which amounts to one hundred or upwards but is less than two hundred rupees.	5 0	4 0
(2) All other persons described in class I, but not assessed under any of the previous classes.		
Class IX.		
All hotel-keepers, lodging, boarding or eating or refreshment-house keepers and shopkeepers not assessed under any of the previous classes.	1 0	0 8

9. (1) The commissioner may classify all persons liable under rule 8, but not in receipt of a fixed salary or remuneration, on general considerations with reference to the nature and reputed value of their business, the size and rental of residential and business premises, the quantity of articles dealt with, the number of persons employed and the income-tax paid to Government. The commissioner shall not call for accounts of any business, but any person may produce his accounts to show that the net income derived by him from the exercise of his profession, art, trade or calling within the city falls below the lowest limit of salary entered at the head of the class in which the commissioner has placed him and the commissioner shall revise the assessment if satisfied that the person should be placed in a different class.

(2) The commissioner may exempt any person falling within the ninth class on the ground of his poverty.

PART III.

Tax on Carriages and Animals.

(See section 116.)

10. (a) The tax on carriages and animals shall be levied at half-yearly rates not exceeding those shown in the following table:—

	Half-yearly assessment.
	rs.
For every motor or steam vehicle with metal tyres constructed to carry 3 tons or more	300
Additional charge for each trailer	50
For every motor or steam vehicle with rubber tyres constructed to carry 3 tons or more	75
Additional charge for each trailer	25
For every motor or steam vehicle constructed to carry one ton or less than two tons	25
For every tramcar, motor bus or omnibus constructed to carry 10 or more persons	10
For every four-wheeled motor vehicle constructed to carry less than 10 persons and more than 3 persons	25
For every four-wheeled motor vehicle constructed to carry 3 or less persons	25
For every motor triplex and every motor bicycle with or without side-car	15
For every four-wheeled vehicle constructed to be drawn by one or more animals	10
For every two-wheeled vehicle constructed to be drawn by one or more animals	5

	Half-yearly instalment.
For every other bicycle or tricycle	2s.
For every other carriage not being a child's perambulator or go-cart	3
For every sleigh	1
For every animal	12
For every horse or mule not under 12 hands	6
Do. under 12 hands	4
For every bull, bullock, male buffalo, ass or dog	2
Do.	1

(8) If, within the half-year, a person replaces any carriage or animal by another carriage or animal falling under the same class in the table given in clause (a), he shall not be liable to more than one payment of tax and the amount of such payment shall be regulated by the aggregate number of days for which he has kept such carriage or animal during the half-year.

PART IV.—

Tolls.

(See section 130.)

11. (a) Tolls shall be levied at the rates shown in the following table:—

	11. a. 1.	2.	3.
On every four-wheeled motor-vehicle constructed to carry less than ten persons	0	8	6
On every motor steam or motor four-wheeled vehicle	1	0	0
On every motor bicycle or motor bicycle with or without side-car	0	6	6
On every other bicycle or tricycle	0	2	0
On every other carriage	0	1	0
On every cart	0	2	0
On every horse, mule, ass, bullock, bull, bullock, oxen or sleigh	0	1	0

(b) Payment of a toll in respect of any vehicle covers the animals engaged in drawing it.

(c) Not more than a single payment of toll may be demanded in respect of any vehicle or animal during any one period of twenty-four hours counted from midnight to midnight.

PART V.

Revision of Assessment.

(See section 135.)

12. Any assessor who is dissatisfied with the assessment of any tax under this Act other than the transfer duty and the tax on timber may make an application in writing to the commissioner for the revision of such assessment stating the grounds of his objection thereto.

13. No application for revision under rule 12 shall be admitted:—

(a) unless the application has reached the municipal office:—

(i) in the case of the property-tax, within fifteen days from the publication of the public notice referred to in rule 3 or from the receipt of the special notice referred to in rule 4 or rule 5, and in the case of companies' and professions taxes, within fifteen days from the date of service of the notice prescribed by section 118, and

(ii) in the case of any other tax, within seven days from the date of demand; and

(b) unless the tax has been paid:

Provided that in cases where the half-yearly instalment of a tax does not exceed Rs. 10, it shall be open to the commissioner to exempt the applicant before admitting the application from the prepayment of the tax as required in clause (b).

Explanation.—In the case of a tax leviable by half-yearly instalments the requirements of clause (3) shall be deemed to have been satisfied if the instalment for the current half-year has been paid.

14. Where on an application for revision of assessment the applicant is dissatisfied with the order proposed to be made by the commissioner thereon, the application shall be heard and decided by the standing committee, copy of whose decision shall be sent to the applicant by the commissioner within two days thereof.

15. (a) An appeal shall lie to the small cause court against any decision of the standing committee under rule 14, but no such appeal shall be heard by the said court, unless—

(i) a notice of intention to appeal has been given to the commissioner within ten days from the date of the decision, and

(ii) the petition of appeal has been presented within fourteen days from the date of the decision.

(3) The court may for sufficient cause excuse delay in the presentation of an appeal.

(c) The notice of intention to appeal shall state the name, occupation and residence of the appellant or of his attorney or agent (if any) and the grounds of appeal.

(d) The appellant shall not, except with the leave of the court, urge or be heard in support of any ground of objection which has not been set forth in his notice of intention to appeal.

16. The court may direct who shall bear the costs of an appeal under the above rule.

17. The small cause court may, if it thinks fit, state a case on any appeal for the decision of the High Court and shall do so whenever a question of law is involved, if either the commissioner or the appellant applies in writing in that behalf within fifteen days from the decision of the small cause court and deposits such sum as the small cause court thinks necessary to defray the cost of the reference.

18. (a) The High Court may pass such order as it thinks fit on a reference under rule 17.

(b) Upon production of a copy of the order passed under clause (a) the small cause court shall proceed to dispose of the case in conformity with the terms of the order, and may direct who shall bear the costs of the appeal and reference.

(c) In the event of the amount of any tax being reduced or remitted, the commissioner shall grant a refund accordingly.

19. Subject to the result of any application, appeal or reference made as herein-before provided, the assessment of any tax shall be final.

PART VI.

Collection of Taxes.

(See section 133.)

20. In the case of every assessment to any tax, the commissioner shall cause a bill to be served on or sent to the person liable for the tax:

Provided that in the case of the companies' and professions' tax the notice given under section 115 of the Act shall be deemed sufficient.

21. Such bill shall contain—

(a) particulars of the demand;

(b) notice of the liability incurred in default of payment; and

(c) notice of the time within which any application for revision may be preferred.

22. If within fifteen days from the serving or sending of such bill the tax is not paid, and the assessee in pay is not accounted for to the satisfaction of the commissioner, the tax, together with all costs may be levied under a warrant issued by the commissioner—

(i) by distress and sale of the movable property of the defaulter, or

(4) If the defrauder is the occupier of any building or land in respect of which a tax is due, by distress and sale of any movable property which may be found in or on such building or land:

Provided always no movable property that is not liable to attachment and sale under section 69 of the Code of Civil Procedure, 1908, shall be liable to distress.

23. Under a special order in writing of the commissioner any officer charged with the execution of a warrant of distress may, between sunrise and sunset, break open any outer or inner door or window of a building in order to make the distress, if he has reasonable ground for believing that such building contains property which is liable to seizure, and if, after notifying his authority and purpose, and duly demanding admittance, he cannot otherwise obtain admittance:

Provided that such officer shall not enter or break open the door of any apartment appropriated to women until he has given those house' notice of his intention and has given such women an opportunity to withdraw.

24. The officer charged with the execution of a warrant of distress shall make an inventory of the property seized and shall at the same time give notice of sale to the person in possession of the said property at the time of seizure.

25. The distress shall not be excessive, that is to say, the property distrained shall be as nearly as possible proportionate in value to the sum due by the defaulter, together with all expenses incidental to the warrant, distress, detention and sale.

26. (a) If the amount due under the warrant together with the incidental expenses aforesaid is not paid within the time mentioned in the notice of sale, the property seized or a sufficient portion thereof may be sold by public auction under the orders of the commissioner who shall apply the proceeds, or such part thereof as may be necessary, in payment of the sum due, including all expenses aforesaid.

(b) If the property seized is perishable, or if the expense of keeping it will, together with the amount of the tax due, exceed the value of the property, the commissioner shall forthwith sell the property after giving notice of sale to the person in possession at the time of seizure.

(c) The surplus, if any, shall be paid to the person in possession of the property distrained at the time of its seizure if application is made within twelve months from the date of sale; if no such application is made, the surplus shall be forfeited to the corporation.

(d) Neither the commissioner nor any municipal officer or servant shall directly or indirectly purchase any property at any such sale.

27. (a) Fees shall be levied on distainees under this Act with reference to the value of the property distrained and according to the rates specified in the following table:—

Value of property.	Amount of fee.
Under ten rupees	Rs. 4 0
Ten and under twenty-five rupees	0 12 0
Twenty-five and under fifty rupees	2 0 0
Fifty and under one hundred rupees	4 0 0
One hundred rupees and upwards	6 0 0

(b) Fees levied under this rule are not intended to cover the cost of maintaining any livestock distrained.

28. (a) The movable property of a defaulter may be distrained wherever it may be found within the Presidency of Madras.

(b) If it is necessary to distress property outside the limits of the city, the commissioner shall address the warrant to such public servant having local jurisdiction as the Governor in Council may by general or special order direct.

(c) Such public servant shall execute the warrant himself or cause it to be executed by some person subordinate to himself.

(d) Subject to the modifications set out in the following clauses, the provisions of rules 23 to 27 (both inclusive) shall apply to the execution of the warrant and the disposal of the sale-proceeds.

(e) For the purposes of action under rule 25 no special order in writing of the commissioner shall be required, but if the public servant to whom the warrant is addressed charges any subordinate with the execution thereof, he shall furnish such subordinate with a special order in writing to that effect, and such subordinate shall then have authority to take action under the rule.

(f) For the purposes of action under rule 26 the public servant to whom the warrant is addressed may, without further orders from the commissioner, sell or direct the sale of the property seized, and shall on completion of the sale transmit the proceeds to the commissioner, subject to such deduction, if any, as may be necessary to meet expenses incurred locally.

(g) It shall be unlawful for each public servant himself or for any person subordinate to him to purchase directly or indirectly any property at any such sale.

28. If the property tax due in respect of any building or land remains unpaid after a bill has been duly sent to or served on the owner thereof, the commissioner may demand such sum from the occupier of the said building or land, and, in default of payment thereof, may recover it from him in the manner provided in rule 23:

Provided that no arrears due from the owner for more than one year shall be so recovered from the occupier.

PART VII.

Miscellaneous.

(See section 158.)

29. The commissioner shall keep separate accounts of all moneys received and expended for any purpose connected with (a) the water and drainage tax, and (d) the lighting tax.

31. For the purposes of Parts V and VI of these rules the expression 'tax' includes payments due by way of compensation for a tax.

SCHEDULE V.

FINANCIAL RULES.

(See section 161.)

PART I.

Authorized Expenditure.

1. The objects on which the municipal fund may be spent include those expressly declared obligatory by laws or rules, those which laws or rules expressly give the corporation a discretion to undertake, and, in general, all matters necessary for, or conducive to the safety, health, convenience or education of the citizens of Malacca or the amenities of the city and all matters incidental to the administration.

2. The objects of expenditure connected with the public safety include the following:—

- (a) Lighting of public streets and the provision, purchase, exploitation and maintenance of gas, electric or other undertakings for lighting public and private streets, places and buildings;
- (b) Extinction of fires;
- (c) Control, supervision or removal of dangerous places, buildings, trades and practices;
- (d) Regulation of traffic;
- (e) Prevention and removal of obstructions in streets or public places.

3. The objects of expenditure connected with the public health include the following:—

- (a) The construction and maintenance of hospitals and dispensaries and temporary places of reception within or without the city for the treatment of infectious diseases occurring in the city; building hospitals and dispensaries and places of reception for the sick in general; contributing towards hospitals, dispensaries or places of reception provided by the Local Government; contracting for the use of a hospital or part of a hospital, dispensary, or place of reception; combining with any other local authority or with the Local Government to provide a common hospital, dispensary or place of reception; sending indigent inhabitants of the city to institutions outside

the city for treatment; the training of health officers, medical subordinates, sanitary inspectors and analysts; the training of nurses and the provision of nurses for attendance on patients suffering from infectious diseases at the homes of such persons; vaccination and the training and supervision of vaccinators and the provision of lymph; the registration of births, deaths and marriages; the enumeration of the inhabitants of the city; and other measures of a like nature;

(b) The construction, establishment, maintenance, supervision and control of public markets and slaughter-houses; of latrines; of drains and drainage works; of sewage farms; of sewers and other works for the removal of sewage; of water-works, drinking fountains, tanks and wells; of wash-houses or disinfecting-houses; of parks, squares and gardens; the reclamation of unhealthy localities; and other sanitary measures of a like nature;

(c) The cleansing and watering of streets and drains; scavenging; the removal of excessive or noxious vegetation; the abatement of all nuisances;

(d) The regulation and control of offensive or dangerous trades, of unhealthy buildings or localities, and of burial and burning grounds and crematoria; and the provision of sites for and the clearing of burial and burning grounds; the provision of new sites for offensive and dangerous trades and of special localities for factories; the acquisition of congested areas and the provision of new sites to relieve congestion as to provide for the growth of population; improvement and reclamation of land, planning, surveying and control of town extensions, whether within or without the municipal limits, re-distribution of sites in such extensions, and all measures of a like nature.

4. The objects of expenditure connected with the public conveniences, sanitation and education include:—

(a) The construction, maintenance, diversion and improvement of streets, bridges, canals, culverts and the like; the regulation of building; the construction of model dwellings; the removal of projections and encroachments; the widening of streets; the numbering of houses; the planting and preservation of trees in public streets and places; the maintenance of public monuments;

(b) The construction, maintenance, alteration and adornment of public halls and theatres; the acquisition and maintenance of recreation grounds, playing-fields and promenades;

(c) Subject to all provisions of law the construction, maintenance, purchase or exploitation of tramways and other transport services, railways not included, of telephones systems, grass farms, dairies, public bakeries and other industrial concerns of public utility, whether within or without the municipal limits, and whether or not in combination with other authorities or persons, and subscription to debenture loans of any such concerns;

(d) The employment of veterinary officers, the prevention of diseases of animals, the provision of places for the treatment of sick animals, and the prevention of cruelty to animals;

(e) The provision and maintenance of zoological and horticultural gardens;

(f) The provision and maintenance of public libraries and reading-rooms, museums, art galleries, gymnasia or any other institutions connected with the diffusion of mental or physical culture;

(g) The provision and maintenance of public baths and bathing places;

(h) The provision of music for the people;

(i) The provision and maintenance of public clocks and clock-towers or of a time-gas;

(j) The construction and maintenance of school houses;

(k) Primary education;

(l) Technical and industrial education;

(m) The training of teachers;

(n) The provision of standard weights, scales and measures, and of public weighing places;

(o) The holding of exhibitions or fairs;

(p) The provision and maintenance of rest houses, chlorizing, alarm houses, police houses, pounds and other works of public utility;

- (q) The organisation and maintenance of health associations;
- (r) The organisation and maintenance of associations for the prevention of juvenile smoking and cruelty to children.

5. The subjects of expenditure incidental to the administration include—

- (a) The provision and maintenance of a principal municipal office and record room and of other offices with the cost of appointments and fittings and insurance;
- (b) Salaries, allowances, liveries, pensionary and provident fund contributions, gratuities and pensions, and the cost or hire of vehicles for the commissioner and the municipal officers and servants; study leave allowances of professional officers and subordinates; sending municipal servants to any hospital or institute for treatment;
- (c) Stationery, printing and all office and advertising expenses including the cost of reporting the transactions of the council;
- (d) Legal expenses;
- (e) The expenses of conducting elections;
- (f) Auditors' fees;
- (g) The provision and maintenance of municipal workshops;
- (h) Municipal surveys, the preparation of maps of the city and of proposed extensions;
- (i) The preparation and maintenance of a record of rights in immovable property;
- (j) The acquisition of land for all or any of the purposes of the Act.

6. With the previous sanction of the Governor-General in Council the council may—

- (a) upon any of the public streets in Madras, or upon any land in or without Madras which is vested in the council, construct or maintain any railway which may appear to the council to be useful or necessary for the removal of rubbish and offensive matter or for any of the other purposes of this Act,
- (b) use and employ upon any such railway locomotive engines or other motive power and carriages and wagons to be drawn or propelled thereby,
- (c) carry and convey passengers and goods upon any such railway,
- (d) make such reasonable charges in respect of such passengers or goods as the council may from time to time determine,
- (e) from time to time enter into any contract with any person for the construction, maintenance and working of any such railway in or without Madras,
- (f) from time to time enter into any contract with any person for the passage over any such railway of locomotive engines or other motive power, carriages and wagons belonging to or controlled by such person upon the payment of such tolls or rates, and under such conditions and restrictions, as may be mutually agreed upon, and
- (g) lease any such railway to any person upon such terms and under such conditions and restrictions as may be mutually agreed upon.

Explanation—The term 'railways' in this rule does not include 'tramways.'

7. If the expenditure incurred by any other local authority in the Presidency of Madras for any purpose described in these rules is such as to benefit the inhabitants of the city, the commissioner may, with the sanction of the council, contribute towards such expenditure.

8. The commissioner may, with the sanction of the council, contribute towards the expenses of any public exhibition, ceremony or entertainment in the city.

9. The commissioner may, with the sanction of the council, defray the cost of the preparation and presentation of addresses to persons of distinction.

10. The commissioner may, with the sanction of the council and of the Governor in Council, contribute to any fund for the defence of the city, India or the empire, to any charitable fund, or to the funds of any institution for the relief of the poor or the treatment of disease or infirmity or the reception of diseased or infirm persons or the investigation of the causes of disease.

PART II.

Receipts and Payments.

11. All moneys received by the corporation shall be lodged in the Bank of Madras or, with the sanction of the Governor in Council, in any other bank, and shall be credited to an account entitled the "Municipal Fund Account" and may, with a like sanction, be invested in any one of the securities specified in section 20 of the Indian Trusts Act, 1882.

12. All orders or cheques against the municipal fund shall be signed by the commissioner or in his absence by the revenue officer, and the bank in which the fund is lodged shall, so far as the funds to the credit of the corporation admit, pay all orders or cheques against the fund, which are so signed.

13. The payment of any sum out of the municipal fund may be made or authorized by the commissioner if such sum is covered by a budget-grant and a sufficient balance of such budget-grant is available.

14. The payment of any sum out of the municipal fund may be made or authorized by the commissioner in the absence of budget provision in the case of—

- (a) rebates of taxes and other moneys authorized by law, rule, by-law or regulation;
- (b) repayments of moneys belonging to contractors or other persons and held in deposit and of moneys collected or credited to the municipal fund by mistake;
- (c) costs incurred by the commissioner in the exercise of his powers under section 11 of the Act;
- (d) sums payable under section 43, sub-section (1), clause (c), and section 155, sub-section (4) of the Act;
- (e) sums payable under a decree or order of a civil court passed against the corporation or under a compromise of any suit or legal proceeding or claim;
- (f) any sum which the commissioner is required by law, rule, by-law or regulation to pay by way of compensation or expenses;
- (g) the salary payable to a special health officer appointed under section 39 of the Act;
- (h) expenses incurred by the commissioner under section 234, sub-section (3), and expenses lawfully incurred in anticipation of reimbursement from a person liable under any provision of law.

Provided that the commissioner shall forthwith communicate the circumstances to the standing committee which shall take any action that may in the circumstances be necessary or expedient to cover any expenditure not covered by a budget grant.

15. The commissioner shall not overdraw.

PART III.

Audit, Surveys and Disbursements.

16. The auditors appointed under section 140 shall maintain and keep a continuous audit of the municipal accounts.

17. The commissioner shall submit all accounts to the auditors as required by them.

18. The auditors may—

- (a) by summons in writing require the production of any document, the perusal or examination of which they believe necessary for the elucidation of the accounts;
- (b) by summons in writing require any person having the custody or control of any such document or accountable for it to appear in person before them;
- (c) require any person so appearing to make and sign a declaration with respect to such document or to answer any question or to prepare and furnish any statement relating thereto.

19. The auditors shall—

(a) report to the standing committee any material impropriety or irregularity which they may observe in the expenditure, or in the recovery of moneys due to the corporation or in the municipal accounts;

(b) furnish to the standing committee such information as the said committee may require concerning the progress of their audit;

(c) report to the standing committee any loss or waste of money or other property owned by or vested in the council caused by neglect or misconduct, with the names of persons, directly or indirectly responsible, for such loss or waste; and

(d) submit to the standing committee a final statement of the audit and a duplicate copy thereof to the Governor in Council within a period of three months from the end of the financial year, or within such other period as the Governor in Council may notify.

20. The standing committee shall forthwith remedy any defects or irregularities that may be pointed out by the auditors and report the same to the council.

21. (1) The auditors shall disallow every item contrary to law and surcharge the same on the person making or authorizing the illegal payment; and shall charge against any person responsible therefor, the amount of any deficiency or loss incurred by the negligence or misconduct of that person or of any person which ought to have been but was not brought into account by that person and shall, in every such case, certify the amount due from such person.

(2) The auditors shall state in writing the reasons for their decision in respect of every disallowance, surcharge or charge and furnish a copy thereof to the person against whom it is made.

22. Any person aggrieved by disallowance, surcharge or charge made may, within fourteen days after he has received or been served with the decision of the auditor, apply to the Court of Small Causes of Madras, notwithstanding anything contained in the Presidency Small Causes Courts Act, 1883, to set aside such disallowance, surcharge or charge and the court, after taking such evidence as is necessary, may confirm, modify or remit such disallowance, surcharge or charge with such orders as to costs as it may think proper in the circumstances, or in lieu of such application any person so aggrieved may appeal to the Governor in Council who shall pass such orders as he thinks fit.

23. Every sum certified to be due from any person by auditors under this Act shall be paid by such person to the commissioner within fourteen days after the intimation to him of the decision of the auditors unless within that time such person has appealed to the court or to the Governor in Council against the decision; and such sum if not so paid, or such sum as the court or the Governor in Council shall declare to be due, shall be recoverable on an application in the court in the same way as an amount decreed by the court.

24. The corporation shall pay to the auditors out of the municipal fund such remuneration as the Governor in Council may determine.

Part IV.*Form of Accounts*

25. The council shall make regulations, subject to the approval of the Governor in Council, to provide for—

(a) the form in which the budget estimates, budget statements and returns of the corporation shall be kept; and

(b) the form in which the accounts of the corporation shall be kept.

SCHEDULE VI.

PURPOSES FOR WHICH PREMISES MAY NOT UNDER SECTION 280
BE USED WITHOUT A LICENSE.

(See section 287.)

Storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever—

ammunition,	nitre-glycerine,	fat,	rag,
chemical preparations,	nitre-mixture,	hair,	skins,
chloride-mixture,	nitrate,	hides,	tallow,
fire-works,	sulphur,	horns,	tar,
fulminate of mercury,	blood,	leathers,	turpentine,
gas,	bones,	lime shells,	wool,
gun-cotton,	camphor,	marble,	coconut fibre,
gun-powder,	castor,	wool,	flax,
lime,	cotton,	coal,	hemp,
matches,	refuse, cotton seed,	oil,	jute,
nitro-compound,	fat,	oil-cloth,	resin,
	fine,	pitch,	spirits,
			silk,

Packing, pressing, cleansing, preparing or manufacturing by any process whatever—

- pottery, candles, cement, dyes, soap, sugar, sugar-candy, flour, silk, paper.
- Manufacturing articles from which offensive or unwholesome smells, fumes, or dust arise.
- Bleaching camphor, paddy or oil.
- Beating and hammering iron and manufacturing articles out of iron.
- Beating metals.
- Casting metals; gilding; electro-plating.
- Dyeing cloths.
- Washing soiled clothes and keeping soiled cloths for the purpose of washing.
- Cum and keeping washed clothes.
- Manufacturing carpets.
- Manufacturing bricks and tiles.
- Manufacturing condiments.
- Manufacturing or distilling sage.
- Baking or preparing bread, biscuits or confectionery (for other than domestic use).
- Manufacturing ice.
- Manufacturing mineral waters.
- Storing and packing onions and garlic:—

Provided that no licence shall be required for the storage only of any of the articles mentioned in this schedule in such limited quantities as may from time to time be fixed by the commissioner.

SCHEDULE VII.
ORDINARY PENALTIES.
(See section 307 (1).)

C	D	E	F	G	H	I	J	K	L	M	N	O	P	Q	R	S	T	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF	AG	AH	AI	AJ	AK	AL	AM	AN	AO	AP	AQ	AR	AS	AT	AU	AV	AW	AX	AY	AZ	BA	BB	BC	BD	BE	BF	BG	BH	BI	BJ	BK	BL	BM	BN	BO	BP	BQ	BR	BS	BT	BU	BV	BW	BX	BY	BZ	CA	CB	CC	CD	CE	CF	CG	CH	CI	CJ	CK	CL	CM	CN	CO	CP	CQ	CR	CS	CT	CU	CV	CW	CX	CY	CZ	DA	DB	DC	DD	DE	DF	DG	DH	DI	DJ	DK	DL	DM	DN	DO	DP	DQ	DR	DS	DT	DU	DV	DW	DX	DY	DZ	EA	EB	EC	ED	EE	EF	EG	EH	EI	EJ	EK	EL	EM	EN	EO	EP	EQ	ER	ES	ET	EU	EV	EW	EX	EY	EZ	FA	FB	FC	FD	FE	FF	FG	FH	FI	FJ	FK
---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----

SCHEDULE VIII.
PENALTIES FOR CONTINUING BREACHES.
(See section 167 (3).)

[illegible]

1922

PORT ST. GEORGE GAZETTE

[Part IV.]

Section or title.	Sub-section or sub-item.	Subject.	Brief description of the subject.
100	1	Breach of market regulations as to	This is given
101	2	Grouping as to the sale, distribution or purchase of goods or services, etc.	This is given
102	3	Failure to obey regulations as to the sale of goods or services.	This is given
Schedule V, rule 11.	4	Failure to obey a regulation by which it is stated, that evidence or goods are to be produced.	This is given.

H. G. STOKES,

Acting Secy. to Govt., L. & M. (Legislation) Dept.



Published by Authority

H₂O 25.1

MADRAS, TUESDAY EVENING, JUNE 24, 1913.

11/12/2014, 9:44 AM

Part II.—Notifications by Government.

ARTICLE 10

[illegible]

MILITARY SECRETARY'S OFFICE

3. 2-PROGRAMME OF HIS EXCELLENCY THE GOVERNOR'S VISIT TO
CHUDAPUR AND BILASOT

Month and date.	Day of week.	Place.	Arrival or Departure.	Time.		Remarks.
				A.M.	P.M.	
1888.						
Sept 10	Sunday	Delaware and Newark (Newark)	Departure Arrival	6-30 8-45		By motor. Departure previous.
Sept 11	Monday	Camden	Departure	11-45		By special train. Departure previous.
Sept 12	Tuesday	Camden	Arrival	8-30		Arrival previous.
Sept 13	Wednesday	Camden	Departure	1-00		By special train. Departure previous.
Sept 14	Thursday	Camden	Arrival	7-45		By special train. Departure previous.
Sept 15	Friday	Camden	Departure	1-00		By special train. Departure previous.
Sept 16	Saturday	Camden	Arrival	8-30		By special train. Departure previous.
Sept 17	Sunday	Camden	Departure	1-00		By special train. Departure previous.
Sept 18	Monday	Camden	Arrival	8-30		By special train. Departure previous.
Sept 19	Tuesday	Camden	Departure	1-00		By special train. Departure previous.
Sept 20	Wednesday	Camden	Arrival	8-30		By special train. Departure previous.
Sept 21	Thursday	Camden	Departure	1-00		By special train. Departure previous.
Sept 22	Friday	Camden	Arrival	8-30		By special train. Departure previous.
Sept 23	Saturday	Camden	Departure	1-00		By special train. Departure previous.
Sept 24	Sunday	Camden	Arrival	8-30		By special train. Departure previous.
Sept 25	Monday	Camden	Departure	1-00		By special train. Departure previous.
Sept 26	Tuesday	Camden	Arrival	8-30		By special train. Departure previous.
Sept 27	Wednesday	Camden	Departure	1-00		By special train. Departure previous.
Sept 28	Thursday	Camden	Arrival	8-30		By special train. Departure previous.
Sept 29	Friday	Camden	Departure	1-00		By special train. Departure previous.
Sept 30	Saturday	Camden	Arrival	8-30		By special train. Departure previous.

All letters, telegrams, etc., intended for the Executive and g. g. and to be addressed to "National Government's Camp" without the address of any post town.

The Party protesting up the 1st & 2nd

How Lao-Lazy the Daily Worker, ch. 28

A. C. Duff, Esq., 100 E. Erie St., Chicago, Ill.

Major K. D. Dutton, on p. Military Secretary.

Major D. P. Johnson, H. A. Taylor, Stephen R.

Lorenz and H. B. Gessell, U.S., *Allyl- β -Cyan*

De naam van de heer, Oorlogsmid,
1888-1889.

K. O. GOLDSIE, Mayor,
Albany, Kentucky

PUBLIC DEPARTMENT.

NOTIFICATION.

Calcutta, Jan 25, 1919.

No. 102.—In accepting the resignation by Mr. S. K. Marrey of his office of Chief Engineer and Secretary to Government, Public Works Department, His Excellency the Governor in Council desires to record his appreciation of Mr. Marrey's long and useful service extending over nearly thirty-five years. In all the many appointments he has held, Mr. Marrey has discharged his duties with tact, skill and efficiency.

No. 103.—Information has been received from the Secretary of State that Mr. Calographic Marshall, late acting Chief Engineer and Joint Secretary to Government, Public Works Department, died in England on the 31st March 1918. There is great sorrow in his death and Mr. Marshall's absence was the result of his spontaneous decision to be official duties throughout the trying period of the war. His Excellency the Governor in Council desires to place on record his share of the grief for the public service has sustained the death of this most able and hardworking officer.

Calcutta, Jan 26, 1919.

No. 104.—The following notification of the Government of India is republished:—

HOME DEPARTMENT

ESTABLISHMENT

India, the 26th Jan 1919.

No. 175.—In continuation of the provisional rules published with the Home Department notification No. 1248-G, dated the 21st February 1918, the following rules for the appointment to the Indian Civil Service otherwise than by the usual open competition are published for general information.

The Secretary of State for India in Council in pursuance of the powers conferred upon him by section 2 of the Indian Civil Service (Temporary Provisions) Act, 1914 (No. 20 of 1914), hereby makes with the advice and assistance of the Civil Service Commissioners the following rules for the appointment to the Indian Civil Service otherwise than by the usual Open Competition, which will still continue to be held of British subjects who have during the war served in His Majesty's Navy, Army, or Air Force. It will read with the Civil Service Commissioners to determine whether candidates are qualified in respect of nationality, age, character, education and experience as defined in the following regulations:—

1. (a) Every candidate must be either a British subject or a subject of any State in India in respect of whom the Governor-General in Council has made a declaration under section 22 (a) of the Government of India Act, 1915, as amended by section 3 of the Government of India (Amendment) Act, 1916.

(b) If the candidate (being a British subject) or his father or his mother was not born within His Majesty's Dominion and otherwise, the father or mother of the candidate must have been a British subject or the subject of a State in India and will be for ever continued to be said by death a British subject or a subject of such State.

2. Every candidate for appointment to be made under these Rules must have served in His Majesty's Navy, Military, or Air Force during the war for at least one year, or, if his service has been less than one year, have been retired or discharged on account of wounds or distress resulting from such service.

3. Every candidate must have been born on or after the 1st August 1891, and on or before the 1st August 1907.

4. Every candidate must be of good character in civil and military life.

5. Every candidate must have received satisfactory and systematic education of a high type and at least the age of 18, and must produce satisfactory evidence that if he has not received University education, he would have been qualified on proceeding from school to a University with a view to taking high honours.

6. Candidates must submit to the Civil Service Commissioners an application in the form prescribed by them, and pay an application fee as is appointed by them.

7. Candidates who appear from their forms of application to be persons *prima facie* eligible for appointment to the Indian Civil Service will be subject to such tests as the Civil Service Commissioners may prescribe in the way of (a) a written examination, written or oral; (b) the production of written evidence satisfying the Civil Service Commissioners; (c) interview by the Civil Service Commissioners; (d) interview by Selection Board; (e) medical examination.

3. Candidates recommended by the Civil Service Commissioners will be accepted by the Secretary of State for India in Council as selected Candidates for the Indian Civil Service, subject to any further exigencies that he may find it necessary to impose, and will be required to undergo such period of probation as may be lawfully prescribed. At the end of the period of probation they will be tested by the Civil Service Commissioners, or by an authority in India specially empowered in this behalf, in Indian Law and Language, and in any other subjects which may be prescribed, and in writing. They will not be appointed to the Civil Service of India until they have been certified to have fulfilled these tests.

Issued Orders,
1st April 1918.

N. K. NARAYANAN,
Acting Chief Secretary.

(Public.)

NOTIFICATION.

Gazetted, June 24, 1918.

No. 18.—The following notifications of the Government of India are published:—

FOREIGN AND POLITICAL DEPARTMENT

Gazetted, 24th June 1918.

Orders on the Indian Service.

No. 181 E.—His Excellency the Grand Master of the Most Excellent Order of the Indian Empire is pleased to announce that His Imperial Majesty the King, Emperor of India, has been graciously pleased to make the following appointments to, and promotions in, the said Order:—

To be Companions.

The Hon'ble Mr. Herman Edward Marjandhaer, Indian Civil Service, Additional Member of the Council of His Excellency the Governor, and Commissioner of Land Revenue and Forests, Madras.

And for meritorious service in connection with the war:—

Charles Alexander Ivers, Esquire, Indian Civil Service, Controller of Medicines, Madras.

Orders on the Indian Service.

No. 211 E. G.—His Imperial Majesty the King, Emperor of India, has been graciously pleased to give orders for the following appointments to, and promotions in, the Most Excellent Order of the British Empire:—

To be Companions.

The Hon'ble Mr. Henry Vere Cobb, Esq., Esq., Resident in Mysore and Chief Commissioner, Coorg.

The Hon'ble Mr. Arthur Howard Knapp, Indian Civil Service, Secretary to Government, Mysore Department, Madras.

Mrs. Isabel Whitfield, in charge, Fairbairn Excursion Camp and Convalescent Camps, Nilgiris, Madras.

To be Officers.

Major Clayton Alexander Francis Hignett, Indian Medical Service, Personal Assistant to the Surgeon General with the Government of Madras.

James Jackson, Esquire, Importation and Chemist, Harrington and Cochrane Mills, Madras.

Mrs. Alice Buchanan, Red Cross Association, Madras.

Andrew Williamson, Esquire, Madras and Southern Malabar Railway, Chief Reception Officer.

To be Members.

Alfred Alexander, Esquire, Manager, Buckingham Mills, Madras.

M.R. R. Rao Bahadur Choudharygouda Tipparahy, Attorney General, Queen of Chokla, Madras.

The Reverend Father John Jennings Doyle, Rector, St. Mark's Church, Civil and Military Station, Bangalore, Mysore State.

Mrs. Ruth Cade, Secretary of the Deamagations Red Cross Centre, Jalaram Estate, Madras.

Mrs. Mary Cartwright, Red Cross Centre, Bangalore and Bangalore, Madras.

Cyrilus Allen Graham, Deputy Controller of India, Madras.

Mr. Thos. Leander, Honorary Secretary of the Chamber of Commerce of the Red Cross Association, Madras.

Mrs. Agnes Edith Newton Madras, Red Cross Centre, Bangalore, Madras.

Mrs. E. H. Mary Madras, Joint Secretary of the Ladies' Extension Club, Madras.

Richard Wiley, Esquire, Manager, Cochrane Mills, Madras.

POSTING.

Noticed, June 15, 1915.

No. 27.—The Reverend William Havelock Cook, B.A., to be Chaplain of Gaol, on return from leave.
N. E. MARGISTRAND,
Jury Clerk Secretary.

HOME DEPARTMENT.

(Judicial.)

LEAVE.

Noticed, June 15, 1915.

No. 255.—M.R.Sy. Emergent Patnachell Jussadum Rao Avelal, Deputy Superintendent of Police, privileges leave for three months, from date of order, under article 160 of the Civil Service Regulations.

Noticed, June 21, 1915.

No. 256.—Mr. Robert Magill Powell, Superintendent of Police, Salary District, privileges leave for one month, from date of order, under article 160 of the Civil Service Regulations.

EXTENSION OF LEAVE.

Noticed, June 19, 1915.

No. 257.—Mr. Evelyn Halloway Jones, Superintendent of Police, has been granted by the Secretary of State an extension of extraordinary leave without pay on medical certificate for six months.

APPOINTMENTS AND POSTINGS.

Noticed, June 15, 1915.

No. 258.—M.R.Sy. B. Rangaswami Ayyangar Aravall, Inspector of Police, to act as Deputy Superintendent of Police, fourth grade, and to charge of District subdivision, Madras district, vice M.R. K. P. Senthuram Rangaswami.

No. 259.—M.R.Sy. Panchabhai Pilla Duraiswami Pillai, Assistant Inspector of Police, to act as Deputy Superintendent of Police, fourth grade, and to charge of District subdivision, Tanjore district, vice Mr. E. H. M. Lewis on other duty.

INVESTITURE OF POWERS.

Noticed, June 15, 1915.

No. 260.—Under section 15 of the Code of Criminal Procedure, 1908, the undersigned officers are appointed to be Magistrates of the first class, and, under section 27, they are invested with all the powers conferred in the fourth schedule as persons whom the Government may confer on a Magistrate of the first class, except the power to try cases exclusively under section 260 and to hear appeals from the sentences of second and third class Magistrates:—

M.R. Sy. P. T. Srinivas Acharyar Aravall, Deputy Collector, in the District of Kistna.

Noticed, June 15, 1915.

M.R. Sy. Ramakrishna Ganapati Ayyar, House Sirkadar, Coimbatore, to be District of The Nilgiris.

Noticed, June 15, 1915.

No. 261.—Under section 337 of the Code of Criminal Procedure, 1908, the undersigned officers are authorized to take down the evidence of witnesses with their own hand in the English language:—

Mr. George Richard Frederick Testachem, I.C.S., District Magistrate, in the District of Travancore.

Noticed, June 15, 1915.

M.R. Sy. P. T. Srinivas Acharyar Aravall, District Magistrate, in the District of Kistna.

Noticed, June 15, 1915.

No. 262.—Under sub-section (2) of section 26 of the Code of Criminal Procedure, 1908, the Government in Council is pleased to appoint Mr. Gangal Ram Rao, I.C.S., District Magistrate, in the District of Kistna, to be Additional District Magistrate, Kistna, for a further period of six months and to confer on him all the powers of a District Magistrate.

No. 263.—Under section 260 of the Code of Criminal Procedure, 1908, M.R. Sy. Sanku Srinivas Rao Panthulu Gari, Subdivisional First-class Magistrate, in the District of Kistna, is empowered to try cases exclusively.

Noticed, June 15, 1915.

No. 264.—Under section 15 of the Code of Criminal Procedure, 1908, the undersigned officers are appointed to be Magistrates of the second class, and, under section 27, they are invested with

all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of the third class, except the power to grant licences for the sale of opium.

M.R. Ry. Chakrabarty Subhadrachand Vaidyanath Vaidyanath Ayyar, Deputy Tahsildar and Sub-Magistrate, in the district of South Arcot.

M.R. Ry. Aravindan Kammuram Pillai, Stationary Sub-Magistrate, in the district of Madras.

Colours, June 21, 1912.

M.R. Ry. Anandam Tammannai Dikshitar Subhadrachand Ayyar, Deputy Tahsildar and Sub-Magistrate, in the district of Tirupur.

Colours, June 19, 1912.

No. 489.—Under section 12 of the Code of Criminal Procedure, 1908, Mr. Tammam S. Vaidyanath Ayyar, Deputy Tahsildar, in the district of South Arcot, is the holder of a licence, as provided in the 4th schedule of the third class, and, under section 37, he is licensed with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of the third class.

Colours, June 22, 1912.

No. 521.—The Government in Council is pleased to appoint the undersigned Magistrate in his special Magistrate for the powers specified in the 4th schedule of the Code of Criminal Procedure, 1908, as provided in the 4th schedule of the third class, and, under section 37, he is licensed with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of the third class.

M.R. Ry. Kandasami Subhadrachand Rao Chinnai—for the town of Rajahmundry, in the district of Godavari.

M.R. Ry. Kikkuram Vengal Chinnai—for the town of Nellore, in the district of Nellore.

Colours, June 21, 1912.

No. 522.—Under the provisions of section 14 of the Code of Criminal Procedure, 1908, the Government in Council is pleased to appoint Mr. R. Ry. Subhadrachand Pillai Ayyar, Deputy Tahsildar, in the district of Godavari, for the town of Rajahmundry, as Sub-Magistrate of Godavari, with the ordinary and additional powers of a Magistrate of the third class as are specified in the 4th schedule of the Code of Criminal Procedure, 1908, as provided in the 4th schedule of the third class, and, under section 37, he is licensed with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of the third class.

I. Ordinary powers.—Schedule III of the Code of Criminal Procedure, 1908, section 1—(Items 1 to 17, 18 and 19 to 22).

II. Additional powers.—Schedule IV of the Code of Criminal Procedure, 1908—Items 1 and 2 of the powers conferable by the Local Government on a Magistrate of the third class.

ERRATUM.

Colours, June 17, 1912.

In the list of villages appended to Notification No. 145, dated 23rd January 1912, published on page 171-172 of the *Pont St. George Gazette*, Part I, dated the 14th February 1912, constituting the sub-district of Hissamabad in the Chayam District—

For		Should read—	
Serial number.	Power number.	Name of village.	Serial number.
35	35	Kandam	35
40	40	Kandam	40
45	45	Kandam	45
50	50	Kandam	50
55	55	Kandam	55
60	60	Kandam	60
65	65	Kandam	65
70	70	Kandam	70
75	75	Kandam	75
80	80	Kandam	80
85	85	Kandam	85
90	90	Kandam	90
95	95	Kandam	95
100	100	Kandam	100
105	105	Kandam	105
110	110	Kandam	110
115	115	Kandam	115
120	120	Kandam	120
125	125	Kandam	125
130	130	Kandam	130
135	135	Kandam	135
140	140	Kandam	140
145	145	Kandam	145
150	150	Kandam	150
155	155	Kandam	155
160	160	Kandam	160
165	165	Kandam	165
170	170	Kandam	170
175	175	Kandam	175
180	180	Kandam	180
185	185	Kandam	185
190	190	Kandam	190
195	195	Kandam	195
200	200	Kandam	200

NOTIFICATIONS.

Colours, June 17, 1912.

No. 523.—In continuation of Notification No. 522, dated the 17th February 1912, published on page 174 of Part I of the *Pont St. George Gazette*, dated the 14th February 1912, relating to the Court of the Temporary Subordinate Judge, Chayam, the Government in Council directs under sections 4 and

of the Madras Civil Courts Act, 1872, that she and her husband continue to hold the same as tenants for a further period of one year from the 28th July 1910 and that the Judge of the said court shall have and exercise such local jurisdiction as may be assigned to him by the District Judge of North Kanara under section 22 of the said Act.

No. 534.—In execution of the power conferred by clause (a) of sub-section 1 of section 6 of the Code of Criminal Procedure, 1898, the Magistrate in Council is pleased to declare that, with effect from the 1st August 1919 the villages noted in column 3 of the schedule hereto appended shall cease to be included in the local areas of the Police stations noted in column 2 and that the places noted in column 5 shall be Police stations including within their local areas the villages noted in column 3:-

References

[illegible]

Cities in which are present mentioned.	Provinces to which are present mentioned.	Names of villages.	Cities to which branches connected.	Four classes to which branches are connected.
(1)	(2)	(3)	(4)	(5)
Pattadakal	Gangavathi	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		
Pattadakal	Do.	Madhavan		
	Do.	Madhavan		
	Do.	Madhavan		

Nb. 422.—In exercise of the powers conferred by clause (3) of subsection (1) of section 4 of the Code of Criminal Procedure, 1888, the Governor in Council is pleased to declare that, with

No. 312.—The following postings of deputy collectors are ordered:—

M. R. Ry. Leonard Robinson Jonathan Anagol, to general duty, Cuddalore.
 Mr. Richard Arthur Stone, from general duty, Cuddalore, to the Government treasury,
 during the absence of Mr. W. H. K. Chatterton on leave or until further orders.

Golconda, June 18, 1919.

M. R. Ry. Sundaresa Krishnaswami Appa Anagol, on relief from general duty, Guntur, to
 general duty, Trichinopoly.

M. R. Ry. Nayamuni David Nadar Anagol, from general duty, Trichinopoly, to the Salem
 treasury.
 Umaswami Hall Ahmed Abdulrahim Sahib Sahadat, from the Salem treasury to the
 Trichinopoly treasury.

Golconda, June 21, 1919.

M. R. Ry. Juvie Narayana Reddi Gava, on leave from leave, to special duty, Cuddalore.

REVENUE.

Golconda, June 23, 1919.

No. 313.—The following suspension of an officer in the Salt, Abkari and Customs department is
 ordered:—

Mr. John Schwartz Arthur Kishoff, Inspector, fourth grade, with pay, to serve as
 Assistant Inspector, first grade, with effect from 21st May 1919.

NOTIFICATIONS.

Golconda, May 5, 1919.

No. 314.—In the rules for the recruitment of officers of the Salt and Abkari Department,
 published with the Revenue Department Notification No. 405, dated the 22nd July 1918, on page
 406 of Part I of the Port St. George Gazette, dated the 23rd August 1918,

(1) insert the following as rule 6 and renumber the existing rule 8 as rule 7:—

"Candidates for the department will usually be selected from persons who are natives of the
 province or have definitely settled in it; the case of candidates who are not natives of the province,
 recent residents of at least three years in the province will, as a general rule, be an essential
 condition of admission."

and (2) in the new rule 7, after the words "subjects of His Majesty of any race or
 creed" insert "including subjects of Native Princes in alliance with His Majesty."

Golconda, June 24, 1919.

No. 315.—The following notification of the Government of India is republished:—

DEPARTMENT OF REVENUE AND AGRICULTURE.

Calcutta, the 12th June 1919.

No. 252-III.—In exercise of the powers conferred by section 3, sub-section (1) of the Destructive
 Insects and Fungi Act, 1914 (31 of 1914), the Government of India in Council is pleased to direct that the
 following amendment shall be made in the rules published with the Notification of the Government
 of India in the Department of Revenue and Agriculture, No. 23-C, dated the 7th November 1917,
 namely:—

"After rule 31 of the said rules the following new rule shall be added:—

"No. 15. Nothing in these rules shall be deemed to apply to any article brought by sea
 from one part of British India to another."

Golconda, June 26, 1919.

No. 316.—With effect from 1st July 1919, the villages of Kanagapeta of the Ponnampet
 taluk in the district of Tanjore will cease to form part of that taluk and will be transferred to
 the Pallavur taluk of the same district.

With effect from the same date the Districtal officer, Ponnampet, shall cease to exercise
 Revenue jurisdiction over the said villages and the Districtal officer, Tanjore, shall discharge
 the duties and shall have the powers and authority of a Districtal officer over the said villages.

Golconda, June 27, 1919.

No. 718.—Under section 18 of the Madras Abkari Act I of 1904, as amended by the Madras
 Abkari (Amendment) Act I of 1908, I of 1915 and I of 1918, the Government in Council hereby direct
 that the following amendment shall be made in the list of local wines specified in Notification
 No. 505, dated 28th August 1918, published on pages 511-525 of Part I of the Port St. George Gazette,
 dated 15th August 1918, as amended by Notification No. 12, dated 26th August 1919, published on
 page 167 of Part I of the Port St. George Gazette, dated 10th September 1919:—

Item Item (1)—the Bopale and Bagale taluks of the Greater District.

Notamend, June 21, 1917.

No. 207.—The following regulations of the Government of India are republished:—

DEPARTMENT OF COMMERCE AND INDUSTRY.

Cantonment—Waz.

Dated, the 21st June 1917.

No. 2016.—The following War Trade Department List, dated the 2nd May 1918, on the subject of prohibitions of export from the United Kingdom is published for general information:—

DEPARTMENT OF TRADE, FOREIGN EXCHANGE DEPARTMENT,
5, WHITEHALL BUILDINGS, WHITEHALL, S.W.1,
2nd May 1918.

LIST OF EXPORT RESTRICTED GOODS, ETC.

	Page		Page
List A, and B	800-804	Open General Licence for Exports	
List C	804	to Switzerland, Holland and	
List D	804	Denmark, Norway and Sweden:	
List E	805	Appendix No. 1, A, ..	805-806
Open General Licence for		List of Free Goods ..	
Exports:		Appendix No. 2 ..	806-807
Appendix No. 1 ..	805	Appendix No. 3 ..	807

This list is intended to be issued fortnightly. Copies are to be had on application to the Secretary, Export Licence Department.
Copies of General and special licence applications in the form of this list are published in the "Journal of Trade Journal," a weekly publication which may be obtained either weekly or through any bookseller from the Publications Branch of H.M. Stationery Office.

LONDON: Import House, Kingsway, W.C.2.
C/O H. H. Jackson & Co.,
Cardinal's Place, Fenchurch Street,
LONDON: 12, Fenchurch Street,
or from Messrs. K. Parnell, Ltd., 116, Oldham Street, Dublin.

This Schedule of restricted goods issued by the Export Licence Department prior to 2nd May 1918.

APPLICATIONS FORMS FOR LICENCES TO EXPORT.

Special forms are provided for certain commodities and these should be taken to make application on the proper form. The following is a list of forms which can be obtained from the Stationery Branch of the Export Licence Department:—

Application Form "A" to be used when making application to export a specific consignment of goods in general (except goods for which special forms are provided as indicated below).

Application Form "B" for general licence to export such goods over a period not exceeding four months.

Application Form "C" for ordinary licence to export a consignment of raw cotton, cotton yarn or cotton waste.

Application Form "D" for general licence to export cotton yarn, thread, rope or twine over a period not exceeding three months.

Application Form "E" for ordinary licence to export a consignment of ocean-going goods.

Application Form "F" for general licence to export cotton piece goods over a period not exceeding three months.

Application for licence to export Coal, Coke or Manufactured Fuel.

Application for licence, and all correspondence relating to the export of coal, coke or manufactured fuel should be taken to the Coal Mines Department, Export Branch, Whitehall, London, S.W.1, and sent to the Export Licence Department.

Having regard to the circumstances now obtaining, and subject to any further notification which may hereafter be given to the undersigned, the Export Licence Department is prepared to dispense with certain forms of application "A" and "B".

(a) "A", (a) 1 and 2, (a) 3 and 4, and (a) 5.

In addition, the following questions need not be answered, except in respect of exports to Norway, Sweden, Denmark, Holland, Switzerland and Spain:—

(b) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

LIST A, AND B.

List of goods the export of which is prohibited by the Royal Proclamation of the 2nd May 1917, as amended by Order in Council of the 12th June 1917, the 15th July 1917, the 14th August 1917, the 21st August 1917, the 19th October 1917, the 21st November 1917, the 19th December 1917, the 2nd January 1918, the 8th February 1918, the 18th February 1918, the 28th March 1918,

* Application Form "A" and "B".

† Should it be desired that in any exceptional case an answer should be given to any of these questions, a statement will be returned to the applicant concerned within the scope of the existing application.
‡ These questions will be asked on the export of application forms "A" and "B".

the 12th April 1918, the 26th April 1918, the 10th May 1918, the 25th June 1918, the 2nd July 1918, the 20th July 1918, the 4th August 1918, the 22nd August 1918, the 1st October 1918, the 15th October 1918, the 18th November 1918, the 25th November 1918, the 2nd December 1918, the 10th December 1918, the 20th December 1918, the 27th December 1918, the 3rd January 1919, the 7th January 1919, the 14th January 1919, the 17th January 1919, the 24th January 1919, the 31st January 1919, the 7th February 1919, the 14th February 1919, the 21st February 1919, the 28th February 1919, the 7th March 1919, the 14th March 1919, the 21st March 1919, the 28th March 1919, the 4th April 1919, the 11th April 1919, the 18th April 1919 and the 25th April 1919, to be exported from the United Kingdom to the following destinations, viz.:-

Line A and B.—Goods marked (A) to All Destinations

Goods marked (B) to all ports and destinations abroad other than ports and destinations in British Possessions and Protectorates.

A licence is required to export goods marked (A) to any destination abroad.*

A licence is required to export goods marked (B) to any destination abroad, except British Possessions and Protectorates, in which goods marked (B) can be exported without licence, providing the goods are not transhipped at foreign ports.

* In, however, the list of goods for which an export licence is not needed. (Appendix No. 2, page 117)

QUANTITIES ADMISSIBLE IN EXPORT AND NOT SUBJECT TO THE FOLLOWING EXCESSIVE PROVISIONS

Drugs, viz., the following:—

Bismuth subnitrate.

Benzoic acid.

Calcium hypophosphite (hydroxide)

Opium and its alkaloids and preparations

Iron and arsenic.

Frankincense and resin, except unrefined.

Iron and steel, except high-speed steel.

† These when in packages usually required for export to certain destinations by Drugs, viz., Netherlands Indies, Dutch East Indies, Dutch East Indies, etc., but does not apply to any special provision which may be required in a resolution of the Imperial Customs, such as opium and opium alkaloids.

(a) Accretions, not otherwise prohibited; (14-15-17)

(A) Acetylene engines and their component parts.

(A) Alloys of all kinds and their component parts, together with accessories and articles suitable for use in connection with acids.

Allyl, see Benz.

Alumina, see Phosphate Rock.

(A) Ammonia, sulphate of, and mixtures containing sulphate of ammonia; (18-1-17) (18-1-17) (18-1-17) (18-1-17)

(A) Ammonia, liquid, for fuel; (18-1-17)

(A) Arsenic, pure, white and strongly soluble or black may become soluble, for use in acids; (18-1-17)

Asbestos, see Phosphate Rock.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

(A) Arsenic, arsenic, arsenic quality coatings, and similar protective material.

Iron and steel manufactures prohibited by some of Line A and B (except arms and munitions, and their component parts and accessories).

Machinery, proprietary and patent, containing engines, motors, electric, and other oil, and other, except opium or opium alkaloids.

Opium, opium.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

Opium, opium, opium quality coatings, and similar protective material.

List C goods, other than those indicated in the foregoing Lists D and E, may be exported without licence to Turkey, Bulgaria, and Persia on the Black Sea.

APPENDIX No. 1.

GENERAL LICENSES FOR EXPORT

An open general licence has been issued, permitting the exportation of the following goods (without application to the Export Licence Department) to all destinations except those Foreign destinations to which goods on List C (see page 504) are prohibited from export:—

Alumina, and soda, waste and yarn thereof.
 Bones, imported, other than dogs, horses or
 (Chinese bones from).
 But soap.
 Glass-charge products.
 Root pulps.
 Hairings.
 Cake mixtures.
 Camelhair, and soda, waste and yarn thereof.
 Customers, and soda, waste and yarn thereof.
 Cement for building and engineering purposes.
 Chiffons.
 Canned produce.
 Eggs, liquid, preserved, not including frozen
 liquid egg.
 Egg substitutes and powder.
 Egg yolk, dried.
 Egg products, dried.
 Floor polishes, furniture polishes and waxes and
 similar polishes containing wax.
 Ginger hair powder.
 Glycer.
 Health salts.
 Kaffee.
 Leather, the following:—
 East Indian tanned M'laru hip and saddle lea-
 ther, rough and dressed.
 Hair hide leather, all descriptions, rough, struth
 and dressed.

Hessian leather, dressed, including bag and shoe
 skins, and spangled and patterned hides.
 Sheep and lamb leather, dressed, of all descrip-
 tions.
 Mixed tanned skin leather.
 Lard.
 Lardings.
 Limestone powder.
 Lime juice condensed.
 Mangle slippers, mangle slippers, and mangle
 socks.
 Maplewood and food.
 Marbles.
 Metal polishes.
 Mixtures and preparations containing not more
 than 10 per cent surface silver, not otherwise
 prohibited.
 Oilseeds and soda, waste and yarn thereof.
 Paisley flour.
 Paint, other than gold paint.
 Phenols.
 "Phenol" animal food.
 Pickling powder.
 Pickings.
 Potassium salts.
 Soap powder.
 Strapping, leather, for harness.
 Vanilla (canned).
 Varieties of all kinds.

A further open general licence has been issued for wool-tar, pitch and sulphate of copper. These goods may require specific licence only for (a) foreign destinations to which goods on List C are prohibited from export and (b) for France and French Possessions.

APPENDIX No. 2A

Open general licences for export of List "C" goods to Norway, Sweden, Denmark, Holland and Switzerland.

An open general licence has been issued allowing goods on Section "C" of the Prohibited List, including those shown in Appendix No. 1 (page 504), but not including any good, specified in Section "D" (page 504), to be exported freely by freight from this country to Norway, Sweden, Denmark, Holland and Switzerland, on the following terms:—

Norway and Sweden.—Individual guarantees in respect of exports are no longer required, but the goods must be assigned to the appropriate import consignee. It is noted that the method of assignment may be checked, an arrangement has been made whereby shippers are to forward the Customs Shipping Note to the Export Licence Department, 4, Canal Buildings, Westminster, S. W. 1 by aconsignee marked "Shipping Section", for approval. The Shipping Note will be extended, if necessary, and returned to the shipper signed "approved". Upon the presentation of approved Shipping Note shipment will be allowed by H. M. Customs without any form of guarantee subject to the usual Customs formalities. This procedure will not apply to any licence which have already been issued or which may hereafter be issued in special cases.

Denmark.—The same guarantee must be produced to the Customs at the time of shipment. The guarantee need not be produced to the Customs in any case where individual licences have been or may be issued in special cases.

Holland.—All goods may be assigned to the Netherlands Overseas Trust for account of the sub-consignee, without the prior production of an S. O. T. certificate, though exporters who actually hold certificates should hand them to the Customs at the time of shipment. The same procedure will apply to outstanding licences.

Switzerland.—All exportable goods may be assigned to the Swiss Bank de Commerce for account of the sub-consignee without prior production of any form of certificate, though exporters who actually hold certificates should hand them to the Customs at the time of shipment. The same procedure will apply to outstanding licences.

In case where the consignee specified above refuse generally or specifically to accept assign-ment and exporters make a declaration to the Customs to this effect, goods may be assigned to the Joint Allied Trade Committees in Christiania, Stockholm, Copenhagen or The Hague, or account of the sub-consignee. In the case of Switzerland, consignees of such goods should be made in the British Legation at Bern. The Joint Allied Trade Committees (or the British Legation in the case may be) will deliver the Bills of Lading (without any financial liability) on receipt of satisfactory guarantees from the consignee.

Machin, raw and manufactured.	Scales and balances, not including weights of copper or brass.
Mats and matting made of grass, fibre or cane.	Sewer appliances for sewers.
Medicinal herbs, except lavender.	Sealed paper and plates.
Medicines, proprietary and patent, except such as contain quinine, cocaine, strychnine, and lower oil, with extract, essence or oil of all kinds.	Setting machines for strawed tea.
Mixed waters, mineralized.	Shells.
Musical wires.	Silk braid.
Musical instruments.	Marcel writing or drawing.
Office furniture and stationery.	Steno-peris.
Oil, essential.	Spontaneous and apogonous.
Open glass for use in furnace.	Stamps, used.
Paintings and pictures of all kinds.	Stamps, brass and wire.
Part of various kinds in boxes.	Stave plate and ship plate.
Pen nibs.	Tea, distilled.
Perforated dies, complete with type.	Theoretical propellers, wings and machines, including turbines and footwheels.
Perforators.	Tobacco pipes.
Photographs.	Tailor press, including soap.
Photographic novelties.	Toy, dolls and games of all kinds, including rubber toys.
Photographic goods, but not chemicals therefor.	Trunks of silk.
Plants.	Trunks, fresh or preserved.
Pyrites.	Tanned skins of wool.
Racine stones, real and imitation.	Type-setting and type-casting machinery, including type metal.
Painting process.	Typewriters and spare parts.
Paints stone.	Underclothes.
Rag books.	Veils of silk or silk mixtures.
Ramers, safety, and blades.	Walking sticks.
Rifles, etc.	Wool goods.
Rubber gloves.	Wool.
Rail.	Wool of all kinds.
Sanitary ware, glassware goods, if of less or steel or earthenware, containing not more than 5 per cent of copper or brass.	Wool of silk.

APPENDIX No. 1.

Summary.

An open general license has been issued which permits the free export of all food *fit* samples of goods listed in the list of goods to be exported, and to money territory with which trade is now permitted (see page 894). Samples exported under this license may be used only for genuine sample purposes, i.e., for obtaining orders from foreign buyers, and may not be sold except with the written consent of the Export License Department, but such consent may be dispensed with when it is desired to sell the articles in the country of destination after they have fulfilled their purpose as samples. Exporters will be required to notify the Customs Authorities that the goods presented for export under this license are food *fit* samples, and to make a declaration to that effect on the relative shipping documents.

General Orders.

The Board of Trade, Export License Department, announces that, in collaboration with the Department of Overseas Trade, an arrangement has been made whereby from receiving orders which require immediate compliance may telegraph details of any such order to the Department of Overseas Trade in order to ascertain whether a license will be granted for the export of the goods of the order is exempted.

In the event of an applicant being presented a license he will be enabled to deal with the order straightaway with the knowledge that upon application being made in the proper form to the Export License Department for license will be granted.

The telegrams should be addressed to "Orders, c/o Advertisers, Stock, London." They should give in each case in addition to the name and postal or telegraphic address of the applicant the quantity and description of the goods comprised in the order and the name and address of the ultimate consignee if the goods are destined for foreign supply. In the case of orders from Allied or British territory or from territory in the possession of troops of the Associated Governments, the consignee need not be stated, and it will be sufficient merely to give the country of destination. A reply of 14 words (1/3) must be sent.

Applicants are requested in their own interest to notify their supplies in order avoiding a very urgent decision, since the forms the supplies the more promptly can answer be given.

Any subsequent correspondence that is necessary in connection with the telegraphic enquiries should be addressed to the Chamberlain General, Department of Overseas Trade (Export Licenses Section), 78, Broad Street, E.C. 2.

ARMY DEPARTMENT.

Stoke, 24 June 1919.

General Orders Form.

1st Edition General.

No. 1109.—The following provision is made, subject to His Majesty's approval:—

Made by the Lieutenant-General.

Walter Donald Smith, V.D. Dated 24th November 1918.

ACQUISITION OF LAND.

October 11, 1810.

Under section 2, Act of 1891, the Kentucky War Governor in Council hereby orders that the said mentioned help in forwarding 1000 arms, in the names of the several counties, be made a public good, to be for a general use, for the use of the counties of 5 and 7 of the said State, and that the same be divided 5 Officers. Hence, in a person, forward 1000 armaments of a Caliber under the Act and directed to take order for the same on the said fund. A plan of the said is kept in the office of the said Governor, and may be inspected at any time during office hours.

Tobolsk district, Khatkai volk. Karamzha village in Mayskoye selskoye village.

[illegible]

A. T. G. CAMPBELL,
and his family in Germany.

Chen, L.

LEAVE

Declassified: June 18, 1978

* *See, for example*, *ibid.*, 103, 105 and 203 (H) of the Civil Service Regulations, Lieutenant-Commander W. J. Swag, R.N.R. (Retired), Port Officer, Penang, mentioned privilege leave and (b) for one year, with effect from the date of entry.

APPOINTMENTS

Ottaviano, June 25, 1918.

No. 18.—Mr. Lloyd Brandon Clarke, Acting Principal Assistant to the Presidency Post Office and Agent for Government Communications, Madras, in addition to his own duties during the absence of Captain G. E. Huxley, M. D. as above.

No. 28.—Lieutenant-Commander Robert Evans, R.N.R., to be Port officer, Penang, during the absence of Lieutenant-Commander W. J. Hays, R.N.R. (pending) on leave or until further orders, but to do duty in the Presidency Port office from the date of his arrival in Malacca until he returns to the Straits.

- NOTIFICATIONS

Delivered June 17, 1916.

7a, 40—In exercise of the powers conferred by section 4, subsection (1), clause (4) of the Indian Ports Act (XV of 1908), as amended by the Indian Ports Amendment Act, VI of 1910, the Government in Council propose to make certain amendments to the First Schedule to the port of Cochin, promulgated as the Marine Department notification No. 102 dated 12th July 1917, published on page 381 of Part I of the First of George Gazette, dated the 24th July 1917.

The drafts of the amendments proposed is published herewith, as required by section 4, subsection (3) of the Act, for the information of persons likely to be affected thereby, and notice is hereby given that it will be taken into consideration on or after the 31st August 1960.

2. Any alteration or suggestion which may be received from any person with respect to the amendments before the date fixed as aforesaid will be considered by the Governor in Council.

DRIFT ALLOCATIONS ZONE

In rule 17 of the rules the last sentence may be deleted. The rule as amended will read as follows:—

Rule 10.—The owner or owner of a registered boat shall provide the boat with such full complement of crew and with such equipment as may have been determined by the Registering Officer and retain on the license. The master of the boat shall have the full care provided in the license when the boat is plying and shall not carry passengers or goods on board of the vessel or quantity entered in the license for the boat and shall be held responsible for the delivery of the same intended to be.

INTRODUCTION.

Chelmsford, June 18, 1918.

Under paragraph 214 of the Public Works Department Code, Volume I, Highway Department and Animal Husbandry, M. Peters, Est. Engineer, second grade, is promoted to the rank of Animal Husband, Veterinarian, with effect from the 7th August 1914.

Oct 9 received. June 18, 2019

(With effect from the 1st May 1981: Vice-Secretaries Frank Ebyra Gyron, Sub-Engineers, 10th grade, permanent, retired.)

M. E. Ry. Laiged Dordevani Ramachandra Ayer Avaral, from Sub-Engineer, with grade, works as permanent to Sub-Engineer, with grade, permanent.

M. R. Ry. Mamasiba Akharya, Bakhara, Artyomovskoy, Bash. Sub-Engineer, sixth grade, temporary rank. 10 Sub-Engineer, sixth grade, previously promoted.

M.R. Pr. Mangeshkar Deshp. has resigned, from Department, first grade, provisionally promoted, and temporary Sub Engineer, to Department, first grade, permanent, and temporary Sub-Engineer.

M.S.Bp. L. S. Kucharski, Aggr. Asst. Engr., from Supervisor, second grade, and temporary Sub-Engineer, to Supervisor, first grade, previously permanent, and temporary Sub-Engineer.

M. v. R. Arhal Naglasenka, flax, from Supernat, second grade, previously permanent, and temporary Sub-Naglasenka, is Supernat, second grade, peristach, and temporary Sub Naglasenka.

M.S. Ry. "exclusive Agent Kentucky, Iron Ore, and temporary Sub-Engineer, to Engineer, second grade, permanently permanent, and temporary Sub-Engineer."

(With effect from 1st May 2009 to fill up an existing vacancy in B44-Regiment, sixth grade.)

M.H. Dy. Durva Hamarwadi Aygar Krishnaswami Aygar Awaraj, from Sub-Bhaganes, with seeds provisionally determined by Sub-Eastern, with seeds, permanent.

M. R. R. Krishna Appanna, Shrinivas Appanna Anagol, S.A., S.A., from Govt. Engineers, South
grade, temporary work, to Sub-Magistrate, South grade, available for permanent.

Engineer, in Sub Engineer, 12th grade, temporary work.

* K.R.R. V. Sankaravaram Aranyam Aranyam, S.A., from Supervisor, first grade, previously by permanent, and temporary Sub-Supervisor, to Supervisor, first grade, permanent and temporary Sub-

M. B. Dr. Adilshah Tahir Zangeneh Pishi, from Supersat, noted grade, previously not

1940-1941, and temporary Sub-Engineer, to Supervisor, second grade permanent, and temporary Sub-Engineer.

M. R. By Appointment: *Irishman's Apprentice, from Overseer, first grade, and temporary Sub-Engineer to Supervisor, second grade, provisionally promoted, and temporary Sub-Engineer.*

TRANSFEE

Detachment 2, June 28, 1916.

M.R.D. Rajadasan Saravithan Aravil, M.A., M.B., A.B.S., Temporary Engineer, from the Tamil Reformation Scheme Division, I Grade, for the charge of the Chengalpet division, V Grade, in accordance to M.R.D. No. 19313 Revenue Department, Annamalai Nilaiyam, Aravil Aravil, M.A., A.B.S., Executive Engineer, to be charged. To proceed as relief.

Get a better picture of your company's performance.

Revised and Expanded, 1998

The following extract of a willow-leaf from the Larch Grove, dated (as 29th April 1810, is explained):—

Letter: AACT Review of Christmas

His Majesty the King has approved the transfer of the undermentioned officer of the Indian Army Reserve of Officers to the permanent staff of the following post:

Lieutenant F. A. Adlard, M. C.—*English, February, 1902*

© 2005 The Authors
Journal compilation © 2005 Blackwell Publishing Ltd

W. J. J. MOWLEY,
Living Imp. & Cond., P. W. D. (General and Inspection).

LIST OF PAPERS PLACED AT THE DISPOSAL OF THE PRESS:

Barwick, Mrs and John, June 1816

REPORT OF THE COMMISSIONER OF THE GENERAL LAND OFFICE, 1912.

UNION - approving the proposals of the Kerkdijk Table Board and the ...

GU No. 107, Local and Mineral Climates, 1900-1901, 1902-1903, 1904-1905, 1906-1907, 1908-1909, 1910-1911, 1912-1913, 1914-1915, 1916-1917, 1918-1919, 1920-1921, 1922-1923, 1924-1925, 1926-1927, 1928-1929, 1930-1931, 1932-1933, 1934-1935, 1936-1937, 1938-1939, 1940-1941, 1942-1943, 1944-1945, 1946-1947, 1948-1949, 1950-1951, 1952-1953, 1954-1955, 1956-1957, 1958-1959, 1960-1961, 1962-1963, 1964-1965, 1966-1967, 1968-1969, 1970-1971, 1972-1973, 1974-1975, 1976-1977, 1978-1979, 1980-1981, 1982-1983, 1984-1985, 1986-1987, 1988-1989, 1990-1991, 1992-1993, 1994-1995, 1996-1997, 1998-1999, 2000-2001, 2002-2003, 2004-2005, 2006-2007, 2008-2009, 2010-2011, 2012-2013, 2014-2015, 2016-2017, 2018-2019, 2020-2021, 2022-2023, 2024-2025, 2026-2027, 2028-2029, 2030-2031, 2032-2033, 2034-2035, 2036-2037, 2038-2039, 2040-2041, 2042-2043, 2044-2045, 2046-2047, 2048-2049, 2050-2051, 2052-2053, 2054-2055, 2056-2057, 2058-2059, 2060-2061, 2062-2063, 2064-2065, 2066-2067, 2068-2069, 2070-2071, 2072-2073, 2074-2075, 2076-2077, 2078-2079, 2080-2081, 2082-2083, 2084-2085, 2086-2087, 2088-2089, 2090-2091, 2092-2093, 2094-2095, 2096-2097, 2098-2099, 2100-2101, 2102-2103, 2104-2105, 2106-2107, 2108-2109, 2110-2111, 2112-2113, 2114-2115, 2116-2117, 2118-2119, 2120-2121, 2122-2123, 2124-2125, 2126-2127, 2128-2129, 2130-2131, 2132-2133, 2134-2135, 2136-2137, 2138-2139, 2140-2141, 2142-2143, 2144-2145, 2146-2147, 2148-2149, 2150-2151, 2152-2153, 2154-2155, 2156-2157, 2158-2159, 2160-2161, 2162-2163, 2164-2165, 2166-2167, 2168-2169, 2170-2171, 2172-2173, 2174-2175, 2176-2177, 2178-2179, 2180-2181, 2182-2183, 2184-2185, 2186-2187, 2188-2189, 2190-2191, 2192-2193, 2194-2195, 2196-2197, 2198-2199, 2200-2201, 2202-2203, 2204-2205, 2206-2207, 2208-2209, 2210-2211, 2212-2213, 2214-2215, 2216-2217, 2218-2219, 2220-2221, 2222-2223, 2224-2225, 2226-2227, 2228-2229, 2230-2231, 2232-2233, 2234-2235, 2236-2237, 2238-2239, 2240-2241, 2242-2243, 2244-2245, 2246-2247, 2248-2249, 2250-2251, 2252-2253, 2254-2255, 2256-2257, 2258-2259, 2260-2261, 2262-2263, 2264-2265, 2266-2267, 2268-2269, 2270-2271, 2272-2273, 2274-2275, 2276-2277, 2278-2279, 2280-2281, 2282-2283, 2284-2285, 2286-2287, 2288-2289, 2290-2291, 2292-2293, 2294-2295, 2296-2297, 2298-2299, 2300-2301, 2302-2303, 2304-2305, 2306-2307, 2308-2309, 2310-2311, 2312-2313, 2314-2315, 2316-2317, 2318-2319, 2320-2321, 2322-2323, 2324-2325, 2326-2327, 2328-2329, 2330-2331, 2332-2333, 2334-2335, 2336-2337, 2338-2339, 2340-2341, 2342-2343, 2344-2345, 2346-2347, 2348-2349, 2350-2351, 2352-2353, 2354-2355, 2356-2357, 2358-2359, 2360-2361, 2362-2363, 2364-2365, 2366-2367, 2368-2369, 2370-2371, 2372-2373, 2374-2375, 2376-2377, 2378-2379, 2380-2381, 2382-2383, 2384-2385, 2386-2387, 2388-2389, 2390-2391, 2392-2393, 2394-2395, 2396-2397, 2398-2399, 2400-2401, 2402-2403, 2404-2405, 2406-2407, 2408-2409, 2410-2411, 2412-2413, 2414-2415, 2416-2417, 2418-2419, 2420-2421, 2422-2423, 2424-2425, 2426-2427, 2428-2429, 2430-2431, 2432-2433, 2434-2435, 2436-2437, 2438-2439, 2440-2441, 2442-2443, 2444-2445, 2446-2447, 2448-2449, 2450-2451, 2452-2453, 2454-2455, 2456-2457, 2458-2459, 2460-2461, 2462-2463, 2464-2465, 2466-2467, 2468-2469, 2470-2471, 2472-2473, 2474-2475, 2476-2477, 2478-2479, 2480-2481, 2482-2483, 2484-2485, 2486-2487, 2488-2489, 2490-2491, 2492-2493, 2494-2495, 2496-2497, 2498-2499, 2500-2501, 2502-2503, 2504-2505, 2506-2507, 2508-2509, 2510-2511, 2512-2513, 2514-2515, 2516-2517, 2518-2519, 2520-2521, 2522-2523, 2524-2525, 2526-2527, 2528-2529, 2530-2531, 2532-2533, 2534-2535, 2536-2537, 2538-2539, 2540-2541, 2542-2543, 2544-2545, 2546-2547, 2548-2549, 2550-2551, 2552-2553, 2554-2555, 2556-2557, 2558-2559, 2560-2561, 2562-2563, 2564-2565, 2566-2567, 2568-2569, 2570-2571, 2572-2573, 2574-2575, 2576-2577, 2578-2579, 2580-2581, 2582-2583, 2584-2585, 2586-2587, 2588-2589, 2590-2591, 2592-2593, 2594-2595, 2596-2597, 2598-2599, 2600-2601, 2602-2603, 2604-2605, 2606-2607, 2608-2609, 2610-2611, 2612-2613, 2614-2615, 2616-2617, 2618-2619, 2620-2621, 2622-2623, 2624-2625, 2626-2627, 2628-2629, 2630-2631, 2632-2633, 2634-2635, 2636-2637, 2638-2639, 2640-2641

being paid a donation of \$6, 24, 104 towards the construction of a hotel for the Eastern Maryland High School,
O. P. No. 1112, South-eastern Maryland.

[12] For each $\alpha \in \mathbb{R}$, if any of the foregoing hypotheses is satisfied, we present a proof of the prime number theorem for each α (or, indeed, to the α -th power) in the following sense. For each α we have

N. E. MAJUMDAR.

Acting Chief Secretary.

WAGMAN; PRINTED AND PUBLISHED BY THE ASSISTANT SEC., DEFENSES, P.O. BOX 1000



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 22.]

MADRAS, TUESDAY EVENING, JUNE 24, 1919.

[Price, 1 n. 4 p.]

Part I.—Local and Municipal.

LOCAL AND MUNICIPAL DEPARTMENT.

APPOINTMENTS.

Collected, June 24, 1919.

No. 503.—In exercise of the power conferred by section 22 of the Madras Local Boards Act, 1904, the Governor in Council is pleased to appoint M.R.Sy. P. C. N. Yennigal's Nayadu Gaur as Vice-President of the Greater District Board.

No. 504.—In exercise of the power conferred by section 30 of the Madras Local Boards Act, 1904, the Governor in Council is pleased to appoint Muzul Nalpyl Yennal-Gin Sahib Bahadur as Vice-President of the Ellore Taluk Board in the Kanak district.

No. 505.—In exercise of the power conferred by section 22 of the Madras Local Boards Act, 1904, the Governor in Council is pleased to appoint Khan, Sahib F. A. Amman Sahib Bahadur as Vice-President of the Malabar District Board.

No. 506.—In exercise of the power vested in him by section 16 of the Madras District Municipalities Act, 1894, the Governor in Council is pleased to appoint M.R.Sy. Nalam Pichumakham Chett Gaur to be a municipal councillor of the Municipality of Brimmanam.

No. 507.—In exercise of the power vested in him by section 16 of the Madras District Municipalities Act, 1894, the Governor in Council is pleased to appoint Ismail Hajj Abdul-ah Sahib Bahadur to be a municipal councillor of the Municipality of Ellore.

No. 508.—Under sub-section (1) of section 12 of the Madras City Municipal Act, 1894, His Excellency the Governor in Council is pleased to appoint Mr. J. M. Menzies, Senior Assistant Engineer, to act as Engineer of the Corporation of Madras until further orders.

NOTIFICATIONS.

No. 509.—The following notification of the Government of India is republished:—

RAILWAY DEPARTMENT.

(RAILWAY BOARD.)

Madras, the 12th June 1919.

No. 212-P/19.—In pursuance of sub-section (1) of section 125 of the Indian Railways Act, 1902 (XX of 1902), the Governor-General in Council is pleased to declare that the administration of the South Indian Railway shall be liable to pay in aid of the funds of the local authority set out in the schedule hereto contained, the tax specified in the second column thereof:—

SCHEDULE.

Local authority.	Tax.
Chengamangalam Union	House-tax.

No. 542.—Under sub-clause (K) of clause (d) of sub-section (1) of section 260 of the Madras District Municipalities Act, 1924, and in modification of the notification No. 413 of page 437 of Part I-A of the Fort St. George Gazette, dated 24 August 1916, the Government in Council direct that the twelve elective wards as in the Town Municipal Council shall be distributed among the existing five wards with effect from 1st July 1916 as shown in the following schedule:—

Name of ward.	SCHEDULE.						Number of electing voters.
	1	2	3	4	5	6	
First ward	1	1	1	1	1	1	7
Second ward	2	2	2	2	2	2	8
Third ward	3	3	3	3	3	3	9
Fourth ward	4	4	4	4	4	4	10
Fifth ward	5	5	5	5	5	5	11
	Total						35

No. 543.—Under sub-clause (F) of clause (d) of sub-section (1) of section 250 of the Madras District Municipalities Act, 1924, and in modification of the division into wards and distribution of electorates shown in the schedule annexed to the rules for the election of municipal councilors published in Part I-A of the Fort St. George Gazette of the 30th November 1915, the Government in Council direct that with effect from 1st July 1916 the Corporation municipality shall be divided into sixteen wards and that the electorates shall be redistributed among them as shown in the following schedule:—

SCHEDULE.

Name of ward and boundaries.	Number of electorates assigned to each ward.
------------------------------	--

I. **DEVANAHASTHANI WARD.—North.**—A line drawn from the north-western corner of T.S. No. 2 of Tiruvipallan village running towards the east along the northern boundaries of T.S. Nos. 2, 4 and 5 to meet the north-eastern corner of T.S. No. 3.

East.—A line drawn from the above point running southwards along the eastern boundary of the municipality passing along the eastern boundaries of T.S. Nos. 115, 126 and 134, eastern boundary of T.S. Nos. 131 and 132, northern boundary of T.S. No. 133 and the eastern boundary of T.S. Nos. 135, 155, 234 and 358-1 & up to the north-eastern corner of T.S. No. 359-1 & at Paripattanam village.

South.—A line drawn from the above point along the northern boundary of the municipality passing along northern boundaries of T.S. Nos. 208-1 & 248, 249, 246, 245, 247, 246, 251, 1134, 1125, 1118 and 1194 up to the south-western point of T.S. No. 1134.

East.—A line drawn from the last mentioned point running northwards along the western boundaries of T.S. Nos. 1134, 1137, 105, 109 (Vagavai street) and 614 (West Madia street) and crossing the North Madia street to meet the north-western point of T.S. No. 658 and thence running northwards along the western boundaries of T.S. Nos. 598, 512, 771 and 779 to meet the north-western point of T.S. No. 719 and then running north-eastwards along the western boundaries of T.S. Nos. 719, 701, 547, 52 and 51, then northwards along the western boundaries of T.S. Nos. 31, 20 and 19, then north-eastwards along the northern boundary of T.S. No. 19 and western boundaries of T.S. Nos. 3 and 1 to meet the starting point in T.S. No. 2.

II. **PERIYAROWR WARD.—North.**—A line drawn from the north-eastern point of T.S. No. 1463 and running northwards along the northern boundary of Tiruvipallan tank and turning north to meet the north-western point of T.S. No. 3.

East.—A line drawn southwards from the above point along the western boundary of Electoral Ward I above described up to the south-west corner of T.S. No. 1124.

South.—A line drawn from the above point running southwards along the northern boundaries of T.S. Nos. 1125, 1126, 1127, 1149, 1136 and 1137 to meet the south-western point of T.S. No. 1134.

West.—A line drawn from the above point running along the southern boundaries of T.S. Nos. 1158, 1156, 1169, 1161, 1162 and 1163 to meet the north-western point of T.S. No. 1161, and thence running northwards passing along the western boundaries of T.S. Nos. 1163, 1216, 1217 and eastern boundaries of T.S. No. 1215 (Channambalam street) and 1146 (near to Minmathanra street) and the western boundaries of T.S. Nos. 1630, 1632 and 1633 to meet the north-west corner of T.S. No. 1632 and thence along the western boundary of Tiruvipallan tank and the eastern boundary of T.S. No. 1463 to meet the starting point of this ward.

Name of work and boundaries.

Station or
street
marked on the
work

III. THIRUBHAGAWATHI WARD.—North.—A line drawn from the eastern bank of Poyyalalam running eastwards and northwards along the southern and eastern boundaries of T.S. No. 1441 as far as its north-eastern corner and turning eastwards along the southern boundary of T.S. No. 1442 to meet its south-eastern point.

West.—A line drawn from the above point running southward along the western boundary of Electoral Ward II to meet the south-east point of T.S. No. 1156.

South.—A line drawn from the above-mentioned point passing along the southern boundary of T.S. Nos. 1158, 1154 and 1165 (West diagonal), 270, 277, 284 and 285 to meet the south-western point of T.S. No. 285.

East.—A line drawn from the north-western corner of T.S. No. 285 passing northwards along its western boundary, crossing T.S. No. 254, thence passing eastwards along its northern boundary and turning north at the north-western point of T.S. No. 311, thence passing along its western boundary and that of T.S. Nos. 254 and 314 and crossing Netherby street and Thiruvalluvar street at the north-eastern corner of T.S. Nos. 166 and 165 respectively, thence running north along the eastern boundary of T.S. No. 24 (Elakottai street both sides included) as far as its north-eastern corner and crossing East Main street at the south-eastern corner of T.S. No. 18 to meet the north-western point of T.S. No. 14, Poyyalalam, and thence northwards to meet the starting point.

IV. EROCKKURASSI ARANTHAN WARD.—North.—A line drawn from the north-western point of T.S. No. 1446 and passing eastwards along the northern boundaries of T.S. Nos. 1445, 1444 and 1443 as far as the north-eastern point of T.S. No. 1443.

East.—A line drawn from the above point passing along the eastern boundary of T.S. No. 1443, turning westwards and southwards along the northern and western boundary of Electoral Ward III above described to meet the south-western point of T.S. No. 335.

South.—Starting from the above point running westwards along the southern boundaries of T.S. Nos. 337, 337, 334, 337 and 316 to meet the south-western point of T.S. No. 316.

West.—Starting from the above point running north along the western boundary of T.S. No. 316 and eastern boundary of T.S. No. 321 as far as the north-eastern corner of T.S. No. 323 and crossing Nagappa street at the north-eastern extremity of Thiruvalluvar street, T.S. No. 681, and then running eastwards as far as its junction with Kottayampalayam street, T.S. No. 565, and passing north along its eastern boundary and that of T.S. No. 565 and crossing the T.S. No. 194, Vakkadakkal street, at the north-eastern extremity of T.S. No. 165, Ranganathan street, and thence passing along the eastern bank of Ranganathan crossing Kodumpani street at the north-eastern and north-western points of T.S. No. 82 and passing along the eastern boundaries of T.S. Nos. 1277 and 1280 as far as the north-eastern extremity of the latter, thence passing west along its northern boundary as far as its north-western point and then turning southwards along the eastern boundaries of T.S. Nos. 1595 and 1591 including the two rows of Hyderabad street, T.S. Nos. 1613 and 1614, thence along the eastern boundary of T.S. No. 1544, Thiruvalluvar road, to meet the north-west point, thence passing along the southern boundary of T.S. No. 1548 as far as its south-eastern point and thence turning northwards along the backyards of east row at Bakkarappa East street to meet the north-western point of T.S. No. 1445.

V. SUNDARAPURAM WARD.—North.—A line drawn from north-eastern point of T.S. No. 1615, thence passing east along the backyards of southern rows of Pillaiyathan Makkal and Kodumpani streets to meet the north-eastern point of T.S. No. 1612, Ranganathan street.

East.—Starting from the above point and passing southwards along the western boundary of Electoral Ward IV above described to meet the south-eastern point of T.S. No. 311.

South.—A line drawn from the above point passing along the southern boundaries of T.S. Nos. 321, 323, 304, 303 and 306 to meet the south-western corner of T.S. No. 304.

West.—A line drawn from the above point passing north along the eastern boundary of T.S. Nos. 307, 1613 and 2015 (Akkilappan street) to meet the starting point.

VI. SUNDARAPURAM NORTHWARD WARD.—North.—A line drawn from the north-western corner of T.S. No. 2241 passing eastwards along the northern boundaries of T.S. Nos. 2242, 2244, 2255, 1236 and 1213 (Kodumpani street both sides included) as far as the north-east corner of T.S. No. 1245, turning north at the north-eastern extremity of T.S. No. 1575, thence turning east at the

Name of registered boundaries.	Number of cleared sections per each ward.
north-western extremity of T.S. No. 1380 and passing eastwards as far as its north-eastern extremity.	
East. —A line drawn from the above point passing southwards along the eastern boundary of T.S. Nos. 1380, 1377 and 82 to meet its northern extremity.	
South. —Starting from the above point and proceeding westward along the northern boundary of Electoral Ward V above described to meet the north-western point of T.S. No. 2615.	
West. —Starting from the above point and proceeding south along the eastern boundary of T.S. No. 2615 to meet the Rajmangal street (included) to reach the starting point.	
VII. MATANGANAGAR WARD.—North. —A line drawn from the north-east corner of T.S. No. 1743 passing eastwards along the northern boundary of T.S. No. 624 (portion of Melikana street excluded) and thence along the northern boundary of T.S. No. 1719 (Matajagannath street included) and the hospital dispensary road portion of T.S. No. 1719 (included) to meet the north-eastern corner of T.S. No. 624.	1
East. —A line drawn from the above point passing south along the eastern boundary of T.S. No. 1714 (Railway station road) as far as the north-western extremity of T.S. No. 2727; (b) continuing eastwards and southwards along the northern and eastern boundaries of T.S. No. 2727 and eastern boundaries of T.S. Nos. 1736-1 and 1736-2 as far as the north-western extremity of T.S. No. 1449 to meet the north-eastern extremity, thence south along the western boundary of Electoral Ward IV to reach the north-western extremity of T.S. No. 1254 and along the western boundaries of T.S. Nos. 1250 and 1277 to meet the north-western extremity of T.S. No. 1307.	
South. —A line drawn from the above point passing west along the northern boundary of Electoral Ward VI to reach the north-western point of T.S. No. 2241.	
West. —A line drawn from the above point and proceeding northwards along the eastern boundaries of T.S. Nos. 431, 461 and 1789 (Potluri's street included) to meet the starting point.	
VIII. KAMAKSHYANATHAR WARD.—North. —A line drawn from the north-western point of T.S. No. 340 passing east and southwards along the northern bank of Manjair channel as far as the north-eastern point of T.S. No. 240 and crossing T.S. No. 411 at the northern side to meet the north-eastern point of T.S. No. 634.	1
East. —Starting from the above point running south along the western boundaries of Electoral Wards VII, VI and V to meet the north-western corner of T.S. No. 646.	
South. —Starting from the above point running westwards along the eastern boundaries of T.S. Nos. 607, 314, 221, 224, 215, 217, 218, 234 and 235 to the north-western point of T.S. No. 232.	
West. —A line drawn from the above point running southwards along the eastern boundary of T.S. Nos. 1275, 1277 and 541 (Kapanthala road) to meet the starting point.	
IX. KACAPATINAGAR WARD.—North. —A line drawn from the north-western corner of T.S. No. 287 and passing east along the northern boundary of (Pottani street included) T.S. Nos. 287, 253, 334 and 406 and of Melikana street (included), T.S. No. 614, and the northern boundary of T.S. No. 1750 as far as the north-eastern extremity of T.S. No. 1750.	1
East. —A line drawn from the above point running south along the western boundary of Electoral Ward VII as far as the north-eastern point of Electoral Ward VIII.	
South. —Starting from the above point and running west along the northern boundary of Electoral Ward VIII and the northern banks of Manjair and Saliganga channels as far as the north-western extremity of T.S. No. 641.	
West. —Starting from the above point running south along the eastern boundary of T.S. No. 799 to meet the starting point.	
X. SAKUNTHALWARI WARD.—North. —A line drawn from the north-western corner of T.S. No. 681 passing eastwards along the northern banks of Saliganga and Manjair channels as far as the north-eastern corner of T.S. No. 644.	1
East. —Starting from the above point running south along the western boundary of Electoral Ward VIII to meet the north-western corner of T.S. No. 235.	
South. —Starting from the above point running west along the northern boundaries of T.S. Nos. 1276, 1281, 1282, 1283 and 1289 as far as the north-western corner of T.S. No. 1289 (Salal street).	
West. —Starting from the above point running north along the western boundaries of T.S. Nos. 1282, 1285, 1245, 1261 and 1249 (Salal street and Krishnakumar	

Sides of street and boundaries.

Number of
plots
included for
each street.

street both included) as far as the north-western corner of T.S. No. 1690 and Centre along the southern boundary of T.S. No. 1598 and western boundary of T.S. No. 351, as far as the north-western limit of T.S. No. 351.

- XI. **KHOONBANGKAR WARD—North.**—Starting from the north-western point of T.S. No. 3343 running east along its eastern boundary and southern limit of Balabagan channel, T.S. No. 3184, to meet the north-western limit of T.S. No. 1699 (Balabagan street, both sides included, Nos. 2010 to 2020, 2026 and 2032 to 2044).

East.—Starting from the above point running north along the western boundary of Electrical Ward X along described to meet the north-western point of T.S. No. 1699.

South.—Starting from the above point running west along the southern boundaries of T.S. Nos. 1884, 1295, 1298, 1297, 1518, 1817, 1811, 1813, 1830 and 1829 to meet the south-western corner of T.S. No. 1826.

West.—A line drawn from the above point running north along the western boundaries of T.S. Nos. 1822 and 1823 and turning west at the north-western extremity of T.S. No. 1823 to meet the south-western extremity of T.S. No. 2308, street passing northwards along the western and northern boundaries of T.S. No. 2100 and the western boundaries of T.S. Nos. 2122 and 2103 to meet the starting point.

- XII. **PANDAPARANIMAL WARD—North.**—A line drawn from the north-western corner of T.S. No. 2305 and passing east along its northern boundary, thence along the southern boundaries of T.S. Nos. 2049, 2048 (Sawadithiam street), 2046, 2036 and 2056 (Said street included) as far as the south-western corner of T.S. No. 2458.

East.—Starting from the above point and running south along the eastern boundaries of T.S. Nos. 2459, 239 and 238 (Koonbanganthar Sankhla street two sides included) as far as the south-eastern extremity of T.S. No. 238, then turning westwards along the northern boundaries of T.S. Nos. 238, 247 (Fattori street both sides included) as far as the south-western limit of the latter, then turning southwards along the eastern boundary of T.S. No. 256 to meet the south-eastern extremity of T.S. No. 256.

South.—Starting from the above point running west along the northern boundary of T.S. No. 2193 and of Electrical Ward XI as far as the south-western extremity of T.S. No. 2193.

West.—Starting from the above point proceeding north crossing the Balabagan channel and passing along the western boundaries of T.S. Nos. 2181, 2182, 2163, 2181 and 2123 and turning east along the northern boundary of T.S. No. 2320 and thence running north along the western boundary of T.S. Nos. 2308, 2022, 2030 and 2035 to the starting point.

- XIII. **KHOONBANGKAR WARD—South.**—A line drawn from the north-eastern point of T.S. No. 2651 passing along the northern boundaries of T.S. Nos. 3061, 3068, 3059, 3060, 3063, 3064, 3069, 3070, 3079, 3090, 3094, 3083, and then along the backyards of Kanyapita Chavandul street to meet the northern and eastern boundaries of T.S. No. 2636 and then turning southwards along the northern boundaries of T.S. Nos. 2199 to 2204, 2798 as far as the north-eastern extremity of T.S. No. 2798 and then eastwards and southwards along the northern and eastern boundaries of T.S. Nos. 2097 and 2108 to meet the south-eastern extremity of the latter.

East.—Starting from the above point and passing south along the backyards of Vaidhavanthul street (included) to meet the north-eastern corner of T.S. No. 2257 along the western boundary of T.S. No. 1972. On street (included).

South.—Starting from the above point running west along the northern boundaries of T.S. Nos. 2257 and 2420 (Said street both sides included), turning south along the western boundary of T.S. No. 2450 to the south-western extremity of T.S. No. 2452 and passing westwards along the northern boundary of Electrical Ward XII to meet the north-western point of T.S. No. 2065.

West.—Starting from the above point proceeding west and northwards along the southern, western and northern boundaries of T.S. No. 2334 and the western boundary of T.S. No. 2313 and the western boundary of T.S. No. 2361, the southern boundary of T.S. Nos. 2190, 3161 and 2101 and the western boundaries of T.S. Nos. 2360, backyards of Vandappa Madali street (both sides included) and T.S. Nos. 2023, 3009 and 2031 to meet the starting point.

- XIV. **PANDAPARANIMAL WARD—North.**—A line drawn from the north-eastern corner of T.S. No. 2058 and passing along the northern boundaries of T.S. Nos. 2320, 2315, 2153, 1080 and the western and southern boundaries of T.S. No. 1109 and northern boundary of T.S. No. 1168 to meet the north-eastern corner of T.S. No. 1078.

Name of ward and boundaries.	Number of electors— as ascertained on each ward.
<p>East.—A line drawn from the above point passing along the eastern boundary of T.S. No. 1155, crossing the railway road at the north-eastern and south-eastern extremities of T.S. No. 1159 passing along the western boundary of T.S. No. 1167, Railway station yard to meet the south-eastern corner of T.S. No. 1169.</p> <p>South.—A line drawn from the above point passing westward along the southern boundary and the eastern boundary of T.S. No. 1159 and the southern boundaries of T.S. Nos. 1159, 1144, 1147, 1155 and 1191 (Bangalore Road street both ways included) as far as the north-eastern extremity of T.S. No. 1157 (Baki street).</p> <p>West.—Starting from the above point proceeding north along the eastern boundary of Electoral Ward XIII to meet the starting point.</p>	1
<p>XV. KANAKURATHUR WARD.—North.—A line drawn from the north-western corner of T.S. No. 9450, passing east along the northern boundaries of T.S. Nos. 9420 and 9287 (State street both ways included) on to the north-eastern point of T.S. No. 9457 and passing south along the southern boundary and passing east along the northern boundary of Electoral Ward XIV to meet the north-eastern corner of T.S. No. 1058.</p> <p>East.—A line drawn from the above point running north along the western boundary of T.S. No. 9457 (Pongalam street included) crossing the Kanakurathur Kanakurathur street and passing along the eastern boundaries of T.S. Nos. 1790, 716, 464 (Ongelunda Street street both ways included) and crossing Nallur street to meet at the north-eastern corner of T.S. No. 1790 (Pattur street).</p> <p>South.—A line drawn from the above point passing west along the northern boundary of Electoral Ward IX to meet the north-western corner of T.S. No. 572.</p> <p>West.—A line drawn from the above point and passing north along the eastern boundary of Electoral Ward XII and the western boundary of T.S. No. 2650 to meet the starting point.</p>	1
<p>XVI. VALENTINAPUR WARD.—North.—A line drawn from the north-western corner of T.S. No. 1617 (Parjath street) passing eastwards along the southern and eastern boundaries of Electoral Ward XIV as far as the north-western corner of T.S. No. 1167 and passing east crossing the railway road to meet the north-eastern point.</p> <p>East.—A line drawn from the above point and running south along the eastern and southern boundaries of T.S. No. 1167 and the eastern boundaries of T.S. Nos. 456, 451/D, 454/A and 1714 to reach the north-eastern corner of the Hospital Dispensary road.</p> <p>South.—Starting from the above point running west along the northern boundary of Electoral Ward VII to meet the north-eastern corner of T.S. No. 1168.</p> <p>West.—A line drawn from the above point and passing north along the eastern boundary of Electoral Ward XV, above described to the starting point.</p>	1

No. 348.—Under sub-section (1) of clause (4) of sub-section (1) of section 252 of the Madras District Municipalities Act, 1884, and in modification of the division into wards and distribution of electorate seats shown in the schedule annexed to the rules for the election of municipal councilors published in Part I-A of the Port St. George Gazette of the 26th November 1915, the Government in Council propose to reorganize the wards in the Union municipality and to redistribute the electorate seats as shown in the following schedule. Objections or suggestions in respect of this arrangement will be received by Government on or before the 1st August 1916; none received after that date will be considered:—

SCHEDULE.

Boundaries of the proposed reorganized wards.

Name of ward and boundaries.	Number of electors— as ascertained on each ward.
<p>1. KORTAPUR WARD.—North.—A line drawn eastwards from the north-western point of D. No. 197 of Kortapada village along municipal limits up to north-western point of D. No. 184 of Kortapada village.</p> <p>East.—A line drawn southwards from the above point along municipal limits across D. No. 222 up to north-western point of D. No. 171 of Gauria.</p> <p>South.—A line drawn from the above point along the western locality of the Pannam Deeka between Kortapada and Gauria across Kortapada road up to south-western point of D. No. 28 of Gauria.</p>	1

Name of ward and boundaries.

Number of
wards
comprising the
each ward.

- East.**—A line drawn from the above point northwards along municipal limits up to north-western point of D. No. 167 of Kottapada village.
2. **BOHANNAY WARD.—North.**—Southern boundary of East ward (Kottapada ward) from the north-western point of D. No. 25 of Guntur up to Kottapada road.
- East.**—Kottapada road from the above point up to railway level crossing at that road.
- South.**—Madras and Southern Mahratta Railway line from the above point southwards up to level crossing on King road on Keshabagaram side, thence along that road up to municipal limits.
- West.**—A line drawn from the above point along municipal limits northwards up to north-western point of D. No. 26 of Guntur.
3. **ANANDAPUR WARD.—North.**—Polaris Donks between Guntur and Kottapada from Kottapada road up to north-western point of D. No. 171 of Guntur.
- East.**—A line drawn from the above point southwards along municipal limits up to north-western point of D. No. 208.
- South.**—A line drawn from the above point along the southern boundary of the Madras and Southern Mahratta Railway line up to railway level crossing at Kottapada road.
- West.**—Eastern boundary of second ward, Brodipet, i.e., Kottapada road from the above point up to Polaris Donks between Guntur and Kottapada.
4. **BOHANNAY WARD.—North.**—Northern boundary of third ward (Anandipur ward) from railway level crossing on Kottapada road up to north-western point of D. No. 101-A of Guntur.
- East.**—A line drawn from the above point along the road to the west of Kudithipalam factory and Kakamaven house up to the junction of the newly formed road through Banji station.
- South.**—A line drawn from the above point westwards along the road through Banji station, Railway station, road and canal road through estate land up to its junction with Kottapada road near Principal District Muzaff's court.
- West.**—Kottapada road from the above point up to railway level crossing.
5. **KOTTEPADA WARD.—North.**—A line drawn from north-western point of D. No. 103 eastwards along municipal limits up to north-eastern point of D. No. 493.
- East.**—A line drawn from the above point along Mangalagiri road up to north-eastern point of D. No. 1935, thence along the road to the north of Block of Madras up to north-eastern point of D. No. 1668 B (Korupam Chetty, thence along the Block road up to its junction with road, in front of travellers' bungalow, i.e., up to north-western point of D. No. 1660 (old Madras chetty).
- South.**—A line drawn from the above point along the road, in front of travellers' bungalow up to central archway, thence along Main bazaar road along the road to the north municipal office up to Kottapada road junction near St. John's Church.
- West.**—Kottapada road from the above point up to junction of estate land near Principal District Muzaff's court, thence along the southern and eastern boundaries of fourth ward (Ramsipet ward) up to north-western point of D. No. 201 A, thence along the Madras and Southern Mahratta Railway line up to north-western point of D. No. 208.
6. **OLD GUNTUR NORTH WARD.—North.**—A line drawn from north-eastern point of D. No. 485 southwards along municipal limits up to north-eastern point of D. No. 1017.
- East.**—A line drawn from the above point southwards along municipal limits up to north-eastern point of D. No. 1022.
- South.**—A line drawn from the above point along street to south of Mahipalli Mangalagiri street and eastern end of Kona Chauru up to Gopalaswami temple and thence along Old Guntur main road up to Whisk's choultry (Tanna choultry).
- West.**—Mangalagiri road from Whisk's choultry up to north-eastern point of D. No. 435.
7. **OLD GUNTUR SOUTH WARD.—North.**—Southern boundary of sixth ward (Old Guntur North).
- East.**—A line drawn from north-eastern point of D. No. 1022 southwards along municipal limits up to north-eastern point of D. No. 1042.
- South.**—A line drawn from the above point along Mangalagiri Road road up to its junction with Mangalagiri road.
- West.**—Mangalagiri road from the above point up to Whisk's choultry (Uthman choultry).

A-2

Foot of street and boundaries.	Number of voted qualifiers for each ward.
8. CHINNA RASALA NORTH WARD.—North.—A line drawn from south-eastern point of D. No. 1906 B (Kangani Club) along the road leading to Mangalajodi road up to north-eastern point of D. No. 1918.	1
East.—A line drawn from the above point along Mangalajodi road up to Whisk's choultry (Uthara choultry), thence along Baidapalli road up to its junction with Lakshaga road or Bad tank road.	
South.—A line drawn from the above point along Bad tank road up to its junction with old Police line road.	
West.—A line drawn from the above point along old Police line road and along road in front of travellers' bungalow up to south-western point of D. No. 1964 (old Masses sharb) and thence along Bank road up to south-eastern point of D. No. 1955 B (Kangani Club).	
9. CHINNA RASALA SOUTH WARD.—North.—A line drawn along southern boundary of eighth ward (Uthara Rasara North), i.e., Bad tank road from old Police line road up to Baidapalli road, thence along the latter road and Baidapalli Dohla road up to south-eastern corner of D. No. 1913.	1
East.—A line drawn from the above point eastwards along municipal limits up to north-eastern point of D. No. 1171.	
South.—A line drawn from the above point along Baidapalli road, Lancaster road and Mairavadi street up to its junction with road to the north of Chinnappa's choultry.	
West.—A line drawn from the above point along that road, Gangi Rasara road to the west of old Mahamandali burial-ground and road to the south of old mass hospital up to old Police line road and thence along that road up to its junction with Bad tank road.	
10. LALAPATA NORTH WARD.—North.—A line drawn from municipal central schools along road in front of travellers' bungalow up to its junction with old Police line road.	1
East.—A line drawn from the above point along old Police line road up to its junction with Bad tank road.	
South.—A line drawn from the above point along Bad tank road up to Town Police station.	
West.—A line drawn from the above point along Main Rasara road up to municipal central schools.	
11. LALAPATA SOUTH WARD.—North.—Southern boundary of tenth ward (Lalapata North) from Town Police station to old Police line road.	1
South.—A line drawn from the above point along old Police line road up to Clerk Rasara road.	
South.—A line drawn from the above point along Clerk Rasara road up to Central Chowk.	
West.—A line drawn from the Central Chowk along Main Rasara road up to Town Police station.	
12. CHOOTRA WARD.—North.—A line drawn from "Central Chowk" along Clerk Rasara road and road to the south of old mass hospital up to Tenaguntla river system.	1
East.—A line drawn from the above point along the road leading to old Mahamandali burial-ground up to Chootra road.	
South.—A line drawn from the above point along Chootra road and Chinnappa's street up to its junction with Bhakar road near Baidapalli Chinnappa Appanna's house.	
West.—A line drawn from the above point along Bhakar road up to "Central Chowk."	
13. CHANNAMUNDA WARD.—North.—Southern boundary of twelfth ward (Chootra ward) from Bhakar road near Baidapalli Chinnappa Appanna's house up to Gangi Rasara.	1
East.—A line drawn from the above point along Gangi Rasara up to Chhalikerta.	
South.—A line drawn from the above point along road to the south of Chinnappa's choultry up to Bhakar road near the said choultry.	
West.—A line drawn from the above point along Bhakar road up to its junction with Chinnappa's street near Baidapalli Chinnappa Appanna's house.	
14. PARTHIVIA WARD.—North.—A line drawn from north-eastern corner of Kottamanna gate along Baidapalli road up to Chinnappa's choultry and thence along the road to the south of choultry up to its junction with Mairavadi street to the west of Chhalikerta.	1
East.—A line drawn from the above point along Mairavadi street, Lancaster road and Baidapalli road up to south-eastern point of D. No. 1173.	
South.—A line drawn from the above point westwards along municipal limits up to south-eastern corner of D. No. 1177.	

Name of road and boundaries.	Number of chained sections for each mile.
<i>West</i> .—A line drawn from the above point along Foker road and along eastern bank of Black tank up to north-eastern corner of Koteswari reservoir.	1
15. AGRAHARAM HAT WARD .— <i>North</i> .—A line drawn from the north-western corner of Rao Bahadur Krishnappa's market up to Main Bazar road near municipal office.	1
<i>East</i> .—Hale Bazar road from the above point up to Chidambara's choultry.	
<i>South</i> .—A line from the above point along Reservoir road up to its junction with Toldiveri street or Isakherga road.	
<i>West</i> .—A line from the above point along Isakherga road up to Kallipada road and along that road and Magdhal street to the east of European residence and along road to the east of Hay market up to north-western corner of Rao Bahadur Krishnappa's market.	
16. AGRAHARAM WEST WARD .— <i>North</i> .—A line drawn from St. John's Church of Koteapada road up to north-western corner of Rao Bahadur Krishnappa's market.	1
<i>East</i> .—Western boundary of fifth ward (Agarharam Hat) from the above point up to Reservoir road, thence a line drawn up to Koteswari reservoir and along eastern bank of the Black tank up to north-eastern point of D. No. 1117.	
<i>South</i> .—A line drawn from the above point along municipal limits up to limits of New Agaraharam Hindu burial-ground road.	
<i>West</i> .—A line drawn from the above point along New Agaraharam Hindu burial-ground road up to Koteapada choultry, thence along Parsuram street and along road to east of Doctor Aherji's compound up to St. John's Church on Koteapada road at the junction of that road with Ring road on Kumbhagarura side.	
17. NAGARAHARAM WARD .— <i>North</i> .—Western boundary of second ward (Bodhipet) from municipal limits on Ring road on Kumbhagarura side along Madhyam and Fortlane Mahatila Railway line up to railway line crossing on Koteapada road.	1
<i>East</i> .—A line drawn from the above point along Koteapada road up to St. John's Church and thence along western boundary of fifth ward (Agaraharam West) up to municipal limits on New Agaraharam Hindu burial-ground road.	
<i>South</i> .—A line drawn from the above point westwards along municipal limits up to north-western corner of D. No. 10, Mallappa's Kurva or "Shrawanashala Chavara."	
<i>West</i> .—A line drawn from the above point northwards along municipal limits up to limits on Ring road on Kumbhagarura side.	

17

No. 241.—Under subsection 1 of section 45 of the Land Acquisition Act, 1894, the Government in Council hereby withdraws from the acquisition of 9.18 acre of Dattin Vyayapurna village, Nagarpalika taluk, Tanjore district, notified in notification No. 207, published on page 179 of Part I-A of the *First St. George's Gazette*, dated 15th March 1912, as required for the construction of a road bridge.

No. 242.—Under subsection (1) of section 45 of the Land Acquisition Act, 1894, the Government in Council hereby withdraws from the acquisition of land measuring 50,412 square feet in T. & M. No. 1952 in the village of Talikudam, Nadia taluk, Midnapore district, and notified in notification No. 252 on page 218, Part I-A of the *First St. George's Gazette*, dated 15th May 1912, as required for a "Ghanshamur Bai" school in Talikudam village, Midnapore municipality.

ACQUISITION OF LANDS.

No. 243.—Under section 2 of the Land Acquisition Act, 1894, the Government in Council hereby declares that the land contained below and measuring 8.47 of an acre, to the more or less more or less, is needed for a public purpose, to wit, for the construction of a local first choultry at Mahapada and, under sections 1 and 11, the Deputy Tahsildar, Pungur, is empowered to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Deputy Tahsildar, Pungur, and may be inspected at any time during office hours.

Chikkar district, Pungur taluk, Mahapada village.

West, bounded by the line, P. No. 46, belonging to Kadi Mad Vaidya, bounded on the north and east by P. No. 46, south by P. No. 46, and by P. No. 46 (cont.)

8785

887

No. 344.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 414 of an acre, by the more or less more or less, is needed for a public purpose, to wit, for erecting a public wall at Charamatola red, under section 3 and 7, the Deputy Tahsildar of Eastburgh is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Deputy Tahsildar of Charamatola and may be inspected at any time during office hours.

South Karna District, Uppalagudi taluk, Charamatola village.

Wd. 71 B, No. 1294 B, belonging to Mr. Marjory Hagis, bounded on the north by S. No. 1294 A; and by S. No. 1292, south and west by S. No. 1294 A. 414.

No. 345.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 284 square feet, by the more or less more or less, is needed for a public purpose, to wit, for erecting the necessary lane between Vallurath street and Puthurammy Nizhamsamudra Street in the Vallurath municipality, and, under sections 3 and 7, the Revenue Divisional Officer, Vallurath, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Vallurath, and may be inspected at any time during office hours.

North Arcot District, Vallurath taluk, North Vallurath village.

Ellipudai panchayat, T.D. No. 1279-1 E, belonging to Puthuramudra Chellu, son of Arumuga Chellu, bounded on the north by C.A. No. 1274, 1212 and 1212; east by No. 1272; south by No. 1274; west by No. 1279-1 A. 284.

No. 346.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 72 cents, by the more or less more or less, is needed for a public purpose, to wit, for the diversion of street; and, under sections 3 and 7, the Revenue Divisional Officer, Gubbiathalpalayam, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Gubbiathalpalayam, and may be inspected at any time during office hours.

Chikabatur District, Gubbiathalpalayam taluk, Kuvapudi village.

Reddipudi, det. No. 40 det, belonging to Rajil Chellu Balu Balu and Narayana Karamana, bounded on the north by S.D. No. 4 and 40; east by S.D. No. 4, south by S.D. No. 4, west by S.D. No. 4. 72.

No. 347.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 14 cents, by the more or less more or less, is needed for a public purpose, to wit, for the construction of a South latrine in the Othannamudra municipality; and, under sections 3 and 7, the Revenue Divisional Officer, Othannamudra, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

The Nilgiris District, Othannamudra taluk, Othannamudra municipality.

No. 348, A. B. H. Public Mahant's A. and B. No. 1, bounded on the north by street, east by S.D. No. 1, south by S.D. No. 1, west by S.D. No. 1. 14.

H. G. STOKES,
Deputy Secretary to Government.

(Medical)

LEAVE.

Othannamudra, June 21, 1918.

No. 77.—Mr. P. E. Watson, L.B. & S., acting District Medical and Sanitary Officer, Chingleput, is granted furlough leave from 22nd March to 2nd April 1918.

APPOINTMENTS.

No. 78.—Major Edwin George Red, I.M.S., on leave from home, to act as District Medical and Sanitary Officer, Medical Officer, District Jail, and Superintendent, Medical School, Dargapet.

No. 79.—Major Edwin George Charles Redland, M.B., I.M.S., to be Surgeon, First District, Medical Inspector of Hospitals, Madras, and Superintendent, Medical School, Dargapet, with pay from date of taking charge.

No. 80.—Major Michael Joseph Quirk, I.M.S., to act as Sanitary Commissioner, Madras, from date of taking charge.

No. 81.—Lieutenant-Colonel Thomas Spence Ross, I.M.S., on relief from his acting appointments of Sanitary Commissioner, to join his permanent appointment of District Medical and Sanitary Officer, Madras, and Superintendent, Lunatic Asylum and Medical School, Calcutta.

H. G. STOKES,
Deputy Secretary to Government.

NOTIFICATIONS BY COLLECTORS AND PRESIDENTS OF DISTRICT BOARDS.

Under section 10 of the District Municipalities Act, M.R. & F. Statute No. 10 of 1904, the following persons have been duly elected as members of the Town Board of the District of Port George.

Collector's Office,
17th June 1913.

C. E. COSTELLO,
Collector.

Under section 10 of the District Municipalities Act, IV of 1904, M.R. & F. Statute No. 10 of 1904, the following persons have been duly elected as members of the District Board of the District of Madras.

Madras Collector's Office,
17th June 1913.

H. F. KELLY,
Collector.

Under section 19 of the Madras Local Boards Act, V of 1904, M.R. & F. Statute No. 19 of 1904, the following persons have been duly elected as members of the Town Board of the District of North Arcot.

North Arcot Collector's Office,
17th June 1913.

F. G. SMITH,
Collector.

Under section 10 of the District Municipalities Act, IV of 1904, M.R. & F. Statute No. 10 of 1904, the following persons have been duly elected as members of the Town Board of the District of North Arcot.

North Arcot Collector's Office,
17th June 1913.

Under section 10 of the District Municipalities Act, IV of 1904, M.R. & F. Statute No. 10 of 1904, the following persons have been duly elected as members of the Town Board of the District of North Arcot.

North Arcot Collector's Office,
17th June 1913.

A. R. COX,
Collector.

Under section 11 of the Madras Local Boards Act, V of 1904, M.R. & F. Statute No. 11 of 1904, the following persons have been duly elected as members of the District Board of the District of North Arcot.

North Arcot District Board's Office,
17th June 1913.

T. RAGHAYAN,
President.

Under section 11 of the Madras Local Boards Act, V of 1904, M.R. & F. Statute No. 11 of 1904, the following persons have been duly elected as members of the District Board of the District of North Arcot.

North Arcot District Board's Office,
17th June 1913.

J. I. SMITH,
President.

Under section 11 of the Madras Local Boards Act, V of 1904, M.R. & F. Statute No. 11 of 1904, the following persons have been duly elected as members of the District Board of the District of North Arcot.

North Arcot District Board's Office,
17th June 1913.

D. SENGAPPA NAIDU,
President.

Under rule 10 of the rules for the conduct of elections of members of town boards, the following persons have been duly elected as members of the District Board of the District of North Arcot.

North Arcot District Board's Office,
17th June 1913.

J. F. HALL,
President.

Under section 11 of the Madras Local Boards Act, V of 1904, M.R. & F. Statute No. 11 of 1904, the following persons have been duly elected as members of the District Board of the District of North Arcot.

North Arcot District Board's Office,
17th June 1913.

A. SUNDARAYAN,
President.

Under section 11 of the Madras Local Boards Act, V of 1904, M.R. & F. Statute No. 11 of 1904, the following persons have been duly elected as members of the District Board of the District of North Arcot.

North Arcot District Board's Office,
17th June 1913.

M. A. R. VERNON,
President.



published by Bathoette.

No. 253

MADRAS, TUESDAY EVENING, JUNE 24, 1939.

(Tables 2 and 3)

Part B-B.—Educational.

continued

[illegible]

Downloaded from ascelibrary.org by University of California, San Diego on 06/01/15. Copyright ASCE, For All Rights Reserved, No part of this document may be reproduced without written permission from ASCE.

Government Technical School, April 1915—Candidate passed.
University of Maine—B.S. (Honors) Degree First Examination, March 1919—Candidate passed and led.

Government Technical Examination, April 1915—Certificate passed.
 Government Technical Examination, March 1916—Certificate passed and held.

HOME DEPARTMENT

(Digestion.)

LEAVE

Returned June 26, 1909.

No. 119.—Under article 244 of the Civil Service Regulations, Mr. Gurm L. Loh, writing Assistant Secretary of European and Training Schools, Madras, prays leave for one month from date of

APPROXIMATEMENTS

Colchester, June 22, 1919.

No. 120.—M.R.Nr. Kottigudi Pichaimoory Appaswamy Appa Aravagel, Headmaster, Government Secondary Training School, Tanjore, is an Assistant Inspector of European and Training Schools in the sixth grade of the Provincial Educational Service during the absence of Mr. B. L. Kelve on leave or until further orders.

Defendants, June 12, 1919.

By 121.—M R. R. Krishnaswami Rao Assada Rao Aravali is and as Professor of Mathematics, Presidency College, Madras, in the Indian Mathematical Bureau, with effect from the 1st July 1918, during the employment of the Hon'ble Mr. B. L. Srinivasan on other duty or until further orders.

NOTIFICATIONS.

Colombo, June 7, 1919.

No. 122.—The following changes are directed in the Public Service Notification published at page 281 to 286 of Part I-B of the Port St. George Gazette, dated the 29th April 1919:—

In article 4 (4), the words "and the Chief Conservator of Forests" shall be inserted between the words "Madras" and "and" occurring in line 7, and the words "in his own office and in the office subordinate to him" occurring in lines 7 and 8 shall be replaced by the words "in their own offices and in the offices under their control."

In article 5 (2) (5), the words "and forest assistant" occurring between the words "assistant forest manager" and "whatever their pay" shall be deleted, and the word "and" shall be inserted between the words "sub-division" and "assistant".

In article 5 (3) the words "the Chief Conservator of Forests may mention similar exceptions in his office and in the offices under his control" shall be inserted between the words "departments" and "and" occurring in lines 3 and 4.

Colombo, June 17, 1919.

No. 123.—Deposits the last paragraph of rule 49 of the Madras Educational Rules.

R. RAMACHANDRA S.W.

Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

APPOINTMENTS.

The Director is pleased to appoint M.R. S. Acharyaswamy Ayyar, Second Assistant, Training section of the Government Training School, Salem, on leave, to be Sub-Assistant Inspector of Schools, charge of range, sub. pro tem, in the presidency town. To join immediately on the expiry of his leave.

Madras, 19th June 1919.

M.R. S. P. K. Krishna Ayyar, First Assistant, Madal section of the Government Higher Elementary Training School for Madras, Calicut, and sub. pro tem, second Assistant, Training section of the same school, to be First Assistant, Secondary Training School for Madras, Calicut, in the presidency town of the value of Sub-Assistant Inspectors of Schools without prejudice in his present existing appointment.

Madras, 20th June 1919.

SCHOLARSHIPS FOR HINDU AND MUHAMMADAN WIDOWS, 1919-20.

Sixty-three scholarships will be awarded to Hindu and Muhammadan widows studying in recognized schools and will be tenable for one year in the classes specified below:—

(1) Nine scholarships (three for each class) of the monthly value of Rs. 4 each in the IV standard or class.

(2) Nine scholarships (three for each class) of the monthly value of Rs. 4 each in the V standard or class.

(3) Nine scholarships (three for each class) of the monthly value of Rs. 5 each in the I form.

(4) Nine scholarships (three for each class) of the monthly value of Rs. 7 each in the II form.

(5) Nine scholarships (three for each class) of the monthly value of Rs. 8 each in the III form.

Eighteen pecuniary allowances (six for each class) of Rs. 4 per mensem, tenable for one year, to supplement scholarships (3), (4) and (5) will be granted to eligible Hindu and Muhammadan widows to study in places other than their native towns or villages when the schools in their native towns or villages do not contain the required forms.

(6) Six scholarships (two for each class) of the monthly value of Rs. 10 each in the IV form.

(7) Six scholarships (two for each class) of the monthly value of Rs. 11 each in the V form.

(8) Six scholarships (two for each class) of the monthly value of Rs. 12 each in the VI form.

Twelve pecuniary allowances (four for each class) of Rs. 4 per mensem, tenable for one year, to supplement scholarships (6), (7) and (8) will be granted to eligible Hindu and Muhammadan widows to study in places other than their native towns or villages when the schools in their native towns or villages do not contain the required forms.

The award of the above scholarships and allowances will be left to the discretion of the Inspectors. The Inspectors will furnish the Director before the end of September next with a statement showing the number of scholarships and pecuniary allowances placed at their disposal, the number sanctioned by them under each head, the number available for transfer, and the number additionally required, if any.

Madras, 26th June 1919.

GOVERNMENT SCHOLARSHIPS, 1919-20.

The scholarships in this collection with the exception of those intended for girls are open only to persons of promise whose pecuniary circumstances are proved by the head of their school or college to be such as to prevent them from prosecuting their studies without assistance. In the award of scholarships the ability of those students of the community who are most in need of aid will, other conditions being satisfied, be first considered.

Section I.—Scholarships in Higher standards of Elementary school, in Secondary schools and in College.

The number and distribution of these scholarships are exhibited in the following statement. The scholarships awarded for the Census of the Orange district will be made not only in institutions in this Province, but also in the Bahamas College, Nassau.

Except in the case of Hindu and Mohammedan students, the age of an applicant for a scholarship tenable from the 1st standard or 1st form shall not have exceeded, on the 1st July 1919, 14 years in the case of girls, of candidates belonging to the intermediate classes in non-collegiate areas, and of Mohammedan and Oriza boys and 15 years in the case of others and for a scholarship tenable from the 1st form 17 and 15 years respectively. The age of an applicant for a scholarship tenable in college classes shall not have exceeded on the 1st July 1919, 20 years in the case of Hindu and Mohammedan and Oriza male candidates and 18 years in the case of others.

Class of scholarship.	Number of students eligible for		Total.	Monthly rates of such scholarships and the period for which it is tenable.					
	Boys.	Girls.		1st year.					
				(a).	(b).	(c).	(d).	(e).	(f).
(1) Right Elementary.	(1)	(2)	60	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
	14	26		3	3	3	—	—	—
(2) Secondary.	(3)	(4)	110	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
	17	23		3	3	3	3	3	3
(3) Collegiate.	(5)	(6)	20	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
	10	10		3	3	3	3	3	3

(1) Five scholarships for the Right school, three for each of the circles, First, Second, Third and Fifth, two for each of the circles Fourth, Sixth and Seventh and one for the Sixth circle.

(2) At the rate of ten shillings for each pupil attending every.

(3) Twenty scholarships for the Right school, twenty for the Sixth, twenty for the First, twenty for the Second, twenty for the Third, twenty for the Fifth, twenty for the Sixth, twenty for the Seventh, twenty for the Eighth and twenty for the Ninth circle.

(4) Six for the Southern circle, twelve for the Central and six for the Northern circle.

(5) Five for each of the circles, First, Second, Third, Fourth and Fifth, three for each of the circles, Sixth and Seventh and two for each of the circles, Eighth and Ninth.

(6) Continuing in 1st standard.

(7) Continuing in 1st year.

(8) Continuing in 1st year.

(9) Continuing in 1st year University class One year.

(10) Continuing in 1st year University class One year.

(11) Continuing in 1st year University class One year.

(12) For students who after passing the B. A. Degree Examination wish to appear for the B. A. Honours Examination.

Section II.—Forms of application.

(1) Forms of application for the different grades of scholarships available under this collection may be obtained on request from the Director in the case of Arts Colleges, and from the Inspector of Institutions in the case of other institutions.

(2) Applications for scholarships tenable in higher elementary standards and in secondary schools shall be submitted to the Inspector or Institution in the case may be, of the circle where the institution in which the scholarship is tenable is situated, by the head or manager of the institution in which the pupil studied in 1918 through the head or manager of the institution in which he intends to study, and through the inspecting officer who supervises that institution.

Applications for scholarships tenable in college classes shall be submitted to the Director by the head or manager of the institution from which the student went up for the examination through the head or manager of the institution in which he intends to study. In the case of applications for scholarships in the first year University class on behalf of students who have obtained secondary school leaving certificates, the head or manager of the institutions which such students have passed should not recommend more than three students who in their opinion are most deserving of scholarship and they should submit the necessary school-leaving certificates of such students along with their applications to the Director who will certificate the certificates with a view to the award of scholarship.

All applications should be dated. Separate forms should be used for each grade of scholarship. If one form is not large enough, the list should be continued on another form.

(3) All applications for scholarships should reach the Director, the Inspector or the Institution, as the case may be, before the 1st August 1919. Applications submitted after the prescribed date will not be considered.

(3) Scholarships payable in higher elementary standards and in secondary schools will be administered by the Inspector and Inspectress at their discretion and subject to the conditions, if any, which have been specified in this notification; and those payable in college classes by the Director. Scholarships becoming vacant in any class may be offered for additional scholarships in other classes. The transfer of such scholarships from one class to another will be made by the Director, and Inspector and Inspectress will therefore furnish him, before the end of September each, with a statement showing the number of scholarships placed at their disposal, the number awarded by them under each head for the different classes of the community, such as Orphans, Mademoiselles, Begonia, other backward classes, Indian Christians, Ezhava, Non-Residence, etc., and the number available for transfer. Any scholarship vacated in the course of the period for which it is a title may be awarded for the remaining period to an eligible applicant in the same year of study as the holder of the scholarship vacated. No new scholarship can be awarded to a student on completion of a course.

(4) The names of the selected candidates will be notified in the case of scholarships administered by the Inspector and Inspectress in the lowest standards and in the case of scholarships administered by the Director in Part I B of the Part B, Group B, State.

(5) Heads of colleges may grant leave without deduction or loss of scholarship for a period not exceeding one month to scholars who are absent in consequence of severe sickness; but if the leave exceeds that period, an scholarship is to be granted for the excess period. Casual leave without deduction or loss of scholarship may be granted for good and sufficient reasons for a period not exceeding fifteen days in the year, provided such leave does not immediately precede or succeed granted holidays. Under the above conditions, leave for scholarship-holders in schools may be sanctioned by the head of the institution who shall then report it to the Inspector or Inspectress concerned. If a scholar who has obtained himself without good reason on the foregoing day after the vacation for the school or college, the scholarship for the vacation is liable to be withheld at the order of the sanctioning authority.

(6) No person receiving a scholarship under this notification shall be permitted to hold any other scholarship provided wholly or partly by Government within the special sanction of the Director. Such sanction will be accorded only for rare distinguished merit.

(7) In cases where the order of merit cannot be ascertained, or where the number of eligible candidates is in excess of the number of available scholarships, it is open to the said institution to hold a competitive examination in one or more subjects with a view to select the most deserving candidates.

(8) All scholarships payable under the above rules are liable to forfeiture for absence, misconduct, irregularity or truancy, or failure to make due progress or to secure second promotion.

(9) Scholarships held in any class shall run from the beginning of the month in which the holder joins the class, and shall not continue to be given after he ceases to attend it.

(10) The scholarships are payable monthly and in advance.

(11) The scholarships mentioned may, at the scholarship holder's request to the class higher above, be either renewed or increased at the rates given above, provided the scholarship-holder's progress and conduct have been satisfactory. Applications for renewed or increased scholarship shall be submitted in the prescribed form. The instructions referred to above regarding the supply of forms and the date and manner of submission of such applications shall apply equally to the submission of applications for renewed or increased scholarships.

(12) A Report of scholarships so required under rule 80 of the Madras Educational rules shall be maintained by the heads of institutions concerned and shall be produced at the time of the departmental inspection of the institutions.

24 ELEMENTARY SCHOOLS AND PREPARATORY CLASSES OF SECONDARY SCHOOLS, 1926-27.

[Note.—The term "standard" includes "class".]

[Special for Mappila in Elementary schools for boys.]

One hundred and sixty scholarships of the monthly value of Rs. 1 each payable in the IV standard and 40 of the monthly value of Rs. 15 each payable in the V standard will be awarded to eligible Mappila pupils of parents in the Government and Government-aided schools of Malabar to promote their studies for the next higher standard.

The conditions of award are as follows:—

(1) The candidate shall ordinarily have been a pupil at the time of examination and for at least one year previously in a recognized school.

(2) The candidate shall produce his studies in a recognized school sanctioned with the Madras Educational Department.

(3) The scholarships shall be awarded or continued or enhanced only to pupils of promise.

Three scholarships will be sanctioned by the Inspector of Schools, English Circle.

[Special for Mappila girls in Elementary schools for girls.]

Fifty scholarships, as noted below, will be awarded to Mappila girls in the Elementary schools for girls under the control of the Department of Girls' Schools, Southern Circle:—

Twenty scholarships of the monthly value of one rupee each in IV standard.		
Teacher	do.	do.
Wife	do.	do.
Two	do.	do.
Four	do.	do.
Two rupees and eight annas each in V standard.		
Two	do.	do.
Two rupees each in VI standard.		
Two	do.	do.
Two rupees and eight annas each in VII standard.		
Two	do.	do.
Three rupees each in VIII standard.		
Three	do.	do.

The conditions of award will be the same as those for the Mappila scholarships in the Elementary schools for boys.

The scholarships will be continued by the Inspector of Girls' Schools, Northern Circle.

(Special for Chereke pupils.)

Twenty-five scholarships, as noted below, will be awarded to Chereke pupils attending in Elementary schools in the Karamol district—

Five scholarships of the monthly value of eight shas each in the I standard.

Do.	do.	one rupee each in the II	do.
Do.	do.	do.	III do.
Do.	do.	two rupees each in the IV	do.
Do.	do.	do.	V do.

These scholarships will, on the recommendation of the Special Officer in charge of the Chereke be awarded by the Inspector of Schools, Third Circle.

The conditions specified for Happla's scholarships also* applies to these scholarships also.

(Special for Kaps.)

Scholarships will be awarded to Kaps pupils as in previous years.

(Special for Dushin, Japaga and Pampa.)

Twenty-five scholarships, as noted below, will be awarded by the Inspector of Schools, First Circle, to pupils belonging to the hill tribes called Dushin, the Japaga and the Pampa on the same conditions as those under which scholarships for Khand pupils are awarded—

Five scholarships of the monthly value of eight shas each in the I standard.

Do.	do.	one rupee each in the II	do.
Do.	do.	do.	III do.
Do.	do.	two rupees each in the IV	do.
Do.	do.	do.	V do.

(Special for Khendi and Karamol.)

One hundred and fifty-three scholarships as noted hereunder will be awarded to Khendi and Karamol pupils in Elementary schools in the Gungam Agency.—

Standard.		Beligada Division.				Number of scholarships.	Cost for ten months.
		Value of each scholarship.					
III	1 per mensem	46	456	
IV	2 do.	50	450	
V	3 do.	20	420	
						Total	1,326
		Pardihani Division.				Number of scholarships.	Cost for ten months.
		Value of each scholarship.					
III	1 per mensem	26	250	
IV	2 do.	14	120	
V	3 do.	4	150	
						Total	520
		Pardihani Agency.				Number of scholarships.	Cost for ten months.
		Value of each scholarship.					
III	2 per mensem	6*	60	
IV	2 do.	6*	120	
V	2 do.	6*	120	
						Total	240

* Two in each of the three Elementary schools.

The special scholarships instituted for the benefit of pupils belonging to hill tribes in the Agency town will be disbursed under the orders of the Assistant Agent or the Special Assistant Agent as the case may be.

SPECIAL SCHOLARSHIPS FOR MUHAMMADIANS, 1918-19.

With a view to improve Muhammadan education in the Presidency, certain special scholarships amounting from the I to the V form and extending throughout the whole of the secondary system will be awarded every year in second ary schools. They will be payable to pupils belonging to the following classes of the Muhammadan community of this Presidency—Mirpasha, Lachan, Dushin or Pagarit and Jeopaga. They will be of the same value as the scholarships that are now awarded under the Government Scholarship notification, 1908-09, to pupils in secondary schools (viz. Rs. 2 per mensem in forms I to III and Rs. 6 per mensem in forms IV to V) and will be held under similar conditions. Of these sixteen scholarships, three will be placed at the disposal of the Inspector of Schools, Eighth Circle, two at the disposal of each of the Inspectors of the Third, Fifth, Sixth, Seventh and Ninth Circles and one at the disposal of each of the Inspectors of the First, Second and Fourth Circles for award of these scholarships, subject to the conditions laid down in the Government scholarship notification of 1918-19.

5. In addition to the above, four special collegiate scholarships payable by all classes of Mahomedans commencing from the Junior Intermediate class and continuing throughout the whole of the Intermediate and B.A. courses will be awarded every year in colleges. The value of each of these scholarships will be Rs. 8 per annum in the Intermediate classes and Rs. 14 per annum in the B.A. classes.

An additional scholarship payable in the Honours class (i.e. the fifth year class of the University course) will also be awarded at Rs. 14 per annum. The award of the scholarships will also be governed by the rules regulating the award of Government collegiate scholarships published in the Government notifications for 1929-30.

Applications for any of the above scholarships should be made in the form already prescribed therefor and submitted to the Director of Public Instruction in the case of scholarships payable in college classes and to the Inspector in the case of scholarships payable in statutory schools.

F. LITTLEHALLS,

Acting Director of Public Instruction.

Madras, 6th June 1931.

LEAVE AND APPOINTMENT.

The Inspector of Schools, First Circle, is pleased to grant privilege leave for twenty days from 21st June 1931, on date of visiting in Babanur Abdul Salam Sahib, B.A., Sub-Inspector, Inspector of Mahomedan Schools, Vengalpetam Mahomedan range, and to place the Sub-Inspector, Inspector of Schools, Vengalpetam range, in charge of the office in addition to his own duties during the privilege leave period of Babanur Abdul Salam Sahib.

H. A. HART,

Inspector of Schools, acting in the First Circle.

Vengalpetam, 16th June 1931.

GOVERNMENT EXAMINATIONS.

PUBLIC EXAMINATIONS, 1931.

The following text-book in English of which a detailed knowledge will not be expected is prescribed for the Public Examinations of 1931:—

Stories of Greece and Rome by Hilda Johnston (Longmans, Green & Co., Madras Branch, No 104).

Note.—This book is announced in advance so that it may be read in the Fifth Term of the year 1930-31.

(By order)

Office of the Commr. for Govt. Examinations,
Madras, 21st June 1931

H. A. KORDAY,
Secretary, School-Leaving Certificate Board.

GOVERNMENT LITERARY EXAMINATIONS—APRIL 1931.

It is hereby notified that the following arrangements have been made for the conduct of the Oral and Practical Examinations in Typewriting. Only those candidates who were admitted in the Supplement to the First St. George Gazette of the 2nd June 1931 to have written this examination in the English text will be admitted to the Oral and Practical examinations.

[Note 1.—Candidates will, if necessary, be required to bring, but at least every five candidates for the Evening grade and at least every ten candidates for the Intermediate grade must have one machine among them. For the Advanced grade each candidate must bring one machine.]

[Note 2.—On no more than one day of each of any centre, all candidates must present themselves in the examination hall on the first day, when the day of their examination will be announced to them.]

[N.B.—The blanks will be filled up as a later issue.]

Days with dates.	Subject.	Grade of entrance fee.	Hour of examination.	Approximate number of candidates to be examined.	Place of examination.
TYPE WRITING.					
(A) FOR CRICKET CAPTAINS.					
<i>At Chingleput.</i>					
Monday, 2nd July	Typewriting	Intermediate	11 a.m. to 12 noon	5	U.P.S.N. High School, Chingleput.
Tuesday, 3rd July	Do.	Advanced	11 a.m. to 12 noon	5	Do.
(B) FOR CURRENT AND MODERN CURRENTS.					
<i>At Madras.</i>					
Monday, 2nd July and Tuesday, 3rd July	Typewriting	Intermediate	11 a.m. to 12 noon	41	Marshall's School, Fort St. George, Madras.
Tuesday, 3rd July and Wednesday, 4th July	Do.	Advanced	11 a.m. to 12 noon	47	Do.
Wednesday, 4th July	Do.	Advanced	11 a.m. to 12 noon	18	Do.

Days with dates.	Sub-jet.	Grading of examination.	Hours of examination with its subdivisions.	Approximate number of candidates to be examined.	Place of examination.
------------------	----------	-------------------------	---	--	-----------------------

(3) FOR SENIOR CANDIDATES.

At Bellona.

MON.	Type-writing ..	Elementary ..	2 p.m. ..	21	Government Training School, Bellona.
Tuesday, 19 July.	Do. ..	Intermediate ..	2 p.m. ..	2	Do.
	Do. ..	Advanced ..	2 p.m. ..	2	Do.

(4) FOR CERTIFICATE CANDIDATES.

At Colaba.

Tuesday, 16 July.	Type-writing ..	Elementary ..	11 a.m. ..	18	Government Training School, Colaba.
	Do. ..	Intermediate ..	11 a.m. ..	2	Do.
	Do. ..	Advanced ..	11 a.m. ..	2	Do.

(5) FOR KENNEDY CAMPUS CANDIDATES.

At Kooloon.

Wednesday, 2nd July.	Type-writing ..	Elementary ..	11 a.m. ..	12	Trang High School, Kooloon.
	Do. ..	Intermediate ..	11 a.m. ..	2	Do.

(6) FOR SYNGAPUR (ADVANCED GRADE) AND TANGKAT (ALL GRADES) CANDIDATES.

At Tangkat.

Wednesday, 2nd July.	Type-writing ..	Elementary ..	8 a.m. ..	26	St. Peter's High School, Tangkat.
	Do. ..	Intermediate ..	8 a.m. ..	4	Do.
	Do. ..	Advanced ..	8 a.m. ..	4	Do.

(7) FOR PONDICHERRY AND THIRUVARUR CANDIDATES.

At Thiruvary.

Thursday, 4th July.	Type-writing ..	Elementary ..	4 a.m. ..	33	St. Joseph's College, Thiruvary.
	Do. ..	Intermediate ..	4 a.m. ..	10	Do.
	Do. ..	Advanced ..	4 a.m. ..	2	Do.

(8) FOR MADRAS CANDIDATES.

At Bellona.

Friday, 19th July ..	Type-writing ..	Elementary ..	2 a.m. ..	64	Madras College, Bellona.
	Do. ..	Intermediate ..	2 a.m. ..	18	Do.

(9) FOR NAGASRI AND THIRUVALLY CANDIDATES.

At Thiruvally.

Saturday, 19th July.	Type-writing ..	Elementary ..	11 a.m. ..	27	Government Training School, Thiruvally.
	Do. ..	Intermediate ..	11 a.m. ..	10	Do.

(10) FOR NERANJAN (INTERMEDIATE GRADE) CANDIDATES.

At Neranjan.

Thursday, 1st July ..	Type-writing ..	Elementary ..	11 a.m. ..	15	Wolayan Madras High School, Neranjan.
-----------------------	-----------------	---------------	------------	----	---------------------------------------

(11) FOR ORISSA CANDIDATES.

At Colaba.

Saturday, 16th July.	Type-writing ..	Elementary ..	11 a.m. ..	31	Government College, Colaba.
	Do. ..	Intermediate ..	11 a.m. ..	10	Do.
	Do. ..	Advanced ..	11 a.m. ..	2	Do.

(12) FOR GUJARAT CANDIDATES.

At Colaba.

Thursday, 18th July.	Type-writing ..	Elementary ..	2 a.m. ..	1	Fraser's School, Colaba.
	Do. ..	Intermediate ..	2 a.m. ..	2	Do.
	Do. ..	Advanced ..	2 a.m. ..	1	Do.

(13) FOR TAMILNADU CANDIDATES.

At Thiruvary.

Monday, 18th July.	Type-writing ..	Elementary ..	1 p.m. ..	31	Government of Mysore College, Thiruvary.
	Do. ..	Intermediate ..	1 p.m. ..	2	Do.

Days with dates.		Subject.	Grade of examination.	Hour of examination.	Number of candidates to be admitted.	Place of examination.
(14) For MATRICULATION CANDIDATES.						
At Singapore.						
Wednesday, 18th July.	8 a.m.	Type-writing ..	Elementary ..	7 a.m. ..	5	Geylang College, Singapore.
		Do ..	Intermediate ..	7 a.m. ..	1	Do.
(15) For COLLEGE CANDIDATES.						
At Calcutta.						
Thursday, 19th July.	10 a.m.	Type-writing ..	Elementary (a) ..	10 a.m. ..	14	Government School of Commerce, Calcutta.
		Do ..	Intermediate (a) ..	10 a.m. ..	7	Do.
		Do ..	Advanced (a) ..	10 a.m. ..	3	Do.
(16) For ENGLISH AND TRADES CANDIDATES.						
At Trichur.						
Friday, 20th July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	14	District High School, Trichur.
		Do ..	Intermediate ..	10 a.m. ..	8	Do.
(17) For PAPER CANDIDATES.						
At Pondicherry.						
Sunday, 22nd July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	18	Government Victoria College, Pondicherry.
		Do ..	Intermediate ..	10 a.m. ..	8	Do.
(18) For SALAN CANDIDATES.						
At Salem.						
Tuesday, 18th July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	11	Salan College, Salem.
		Do ..	Intermediate ..	10 a.m. ..	8	Do.
(19) For CHITRA AND TALENT CANDIDATES.						
At Mysore.						
Wednesday, 19th July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	7	Trichur College, Mysore.
		Do ..	Intermediate ..	10 a.m. ..	4	Do.
		Do ..	Advanced ..	10 a.m. ..	1	Do.
(20) For TECHNICAL CANDIDATES.						
At Bangalore.						
Monday, 21st July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	7	C.M.S. High School, Bangalore.
		Do ..	Intermediate ..	10 a.m. ..	3	Do.
		Do ..	Advanced ..	10 a.m. ..	8	Do.
(21) For OTHER CANDIDATES.						
At Coimbatore.						
Tuesday, 19th July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	11	Government Training School, Coimbatore.
		Do ..	Intermediate ..	10 a.m. ..	4	Do.
		Do ..	Advanced ..	10 a.m. ..	1	Do.
(22) For MATRICULATION CANDIDATES.						
At Bangalore.						
Wednesday, 20th July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	18	Madia High School, Bangalore.
		Do ..	Intermediate ..	10 a.m. ..	4	Do.
		Do ..	Advanced ..	10 a.m. ..	4	Do.
(23) For CHITRA, DRAWING, ART, MUSIC, DANCE AND MATHEMATICS CANDIDATES.						
At Bangalore.						
Thursday, 21st July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	18	Government Training School, Bangalore.
		Do ..	Intermediate ..	10 a.m. ..	10	Do.
		Do ..	Advanced ..	10 a.m. ..	4	Do.
(24) For PAPER CANDIDATES.						
At Pondicherry.						
Friday, 22nd July.	10 a.m.	Type-writing ..	Elementary ..	10 a.m. ..	18	A.E.M. High School, Pondicherry.
		Do ..	Intermediate ..	10 a.m. ..	7	Do.

(a) 18 seats in the 19th July and 7 a.m. on the 18th.

Days with dates.	Subject.	Grade of Examination.	Hours of the examination.	Approximate number of candidates to be examined.	Place of examination.
(15) For Secondary Certificate, Typing-gram and Translation Certificate.					
<i>At Singapore.</i>					
18th Saturday, 1923.	Type-writing ..	Elementary ..	140 a.m. to 1 p.m.	10	Government Training School, Singapore.
	Do. ..	Intermediate ..	140 a.m. to 1 p.m.	4	Do.
(16) For Secondary Certificate.					
<i>At Ipoh.</i>					
19th Sunday, 1923.	Type-writing ..	Elementary ..	7 p.m. to 8 p.m.	10	Chinese High School, Ipoh.
	Do. ..	Intermediate ..	8 p.m. to 9 p.m.	4	Do.
(17) For Secondary Certificate and Translation Certificate.					
<i>At Ipoh.</i>					
20th Tuesday, 1923.	Type-writing ..	Elementary ..	10 a.m. to 11 a.m.	4	Government Training School, Ipoh.
	Do. ..	Intermediate ..	11 a.m. to 12 noon	4	Do.
	Do. ..	Advanced ..	12 noon to 1 p.m.	4	Do.
(18) For Secondary Certificate.					
<i>At Singapore.</i>					
21st Wednesday, 1923.	Type-writing ..	Elementary ..	10 a.m. to 11 a.m.	40	R.F.M.S. High School, Singapore.
22nd Thursday, 1923.	Do. ..	Intermediate ..	11 a.m. to 12 noon	10	Do.
	Do. ..	Advanced ..	12 noon to 1 p.m.	4	Do.
(19) For Secondary Certificate.					
<i>At Singapore.</i>					
23rd Friday, 1923.	Type-writing ..	Elementary ..	2 p.m. to 3 p.m.	10	Government Training School, Singapore.
	Do. ..	Intermediate ..	3 p.m. to 4 p.m.	4	Do.
(20) For Secondary Certificate.					
<i>At Ipoh.</i>					
	Type-writing ..	Elementary	10	R.F.M.S. High School, Ipoh.
	Do. ..	Intermediate	4	Do.

(By order)

Office of the Commr. for Govt. Examinations,
Malacca, 14th June 1923.

D. A. HODGKIN,
Secretary.

SECONDARY SCHOOL LEAVING CERTIFICATE

VERIFICATION OF PARTICULAR CANDIDATES (GROUPS A AND C).

I. VERIFICATION COMMITTEE AND TRANSLATION (GROUP A)

With reference to sub-paragraph (i) of paragraph 1 of the Council Proceedings of the Ministry of Public Instruction, Malacca, C. No. 430, dated 10th June 1917, the following methods are prescribed:—

First.

For Form VI—(Public Examination, 1920) for non-detailed studies—

Chikkarachin, Singapore by E. Sankaranarayanan Pillai, S.A. (M.A. & Co., Chikkarachin Street, Malacca, E.) Price, Rs. 1.

For Form V—

Form—Ed. of James A. Gifford by A. Sankaranarayanan Pillai, S.A. & Co. (S. Srinivasan, 10, Chikkarachin Street, Malacca, E.) Price, 4 annas.

Form—Manufactured by P. Sankaranarayanan Pillai, 10, Chikkarachin Street, Malacca, Malacca. Price, 4 annas.

For Form IV—

Form—(1) Sanki (C. Sankaranarayanan Pillai & Son, Malacca, E.) Price, 4 annas.

(2) Sankaracha (No. 4) by E. Sankaranarayanan Pillai, S.A. & Co., Chikkarachin Street, Malacca, E. Price, 4 annas.

Form—Tamil Partial Solutions. (The Asiatic Bookshop Press, Malacca, E.) Price 4 annas.

II. VERNACULAR LANGUAGE (HINDI).

The following books are prescribed as text-books (for non-detailed study) in the languages noted below for the Public Examination of 1929:—

Tamil.

- (1) *Scenes in Tamil prose* by R. Rangaswamy, M.A., B.L., Kothapetiah, Mysorepalle. Price, 10 annas.
- (2) *A short history of the Pandya Kingdom under the Nayak Rulers* by N. R. Subramanya Sarna, Head Tamil Faculty, American Mission High School, Ponnammal (Madras District). Price, 8 annas.

Telugu.

Pradya Bhavaran by A. V. Kinnababu, Lecturer in Telugu, Queen Mary's College, Madras (M. A. & Co., 27 Chinnababu Street, Madras 5). Price, 10 annas.

Malayalam.

Pradya Bhavaran by T. N. Paul, M.A. (Chapters 18 to the end) (R. T. Madhav & Sons, V. V. Prasad, Calicut, Travancore). Price, 10 annas.

English.

Pradya Bhavaran by R. K. Kinnababu, Editor of Printing Company, Limited, Douglas House, Calicut. Price, Rs. 1.

Kannada.

Pradya Bhavaran (Hindi Text, Bangalore City). Price, Rs. 1.

Urdu (Alphabetical).

Pradya Bhavaran (Urdu Text) by H. K. Kinnababu, Editor of (M. A. & Co., 27 Chinnababu Street, Madras 5).

(By order)

Office of the Controller of Examinations,
Madras, 24th June 1929.

D. A. HOSDAY,
Secretary, School-Examination Board.

UNIVERSITY OF MADRAS.

Examination in the Vernacular Languages of the Government of Fort St. George at the University of Madras.

In accordance with G.O. No. 41, Local and Municipal (Legislative) Department, dated 1st May 1929, Part III, it is hereby notified that the following candidates for election have been duly nominated in accordance with Schedule II of the Regulations made by the Government-General in Council:—

1. The Rev. Dr. E. K. Kinnababu, M.A., B.L., College Road, Kottumbalam, Madras.
2. M.R.Hy. C. F. Kinnababu, M.A., B.L., 'The Green,' Mylapore, Madras.

E. DOWNNEY,
Secretary/Officer.

Senate House, 24th June 1929.

MATRICULATION EXAMINATION, 1929.

English.

The following additional text-books in English of which a detailed knowledge will not be required are prescribed for the Matriculation Examination of 1929:—

- (a) *Compendium in Roman & War* book for India edited by John Turner (H.K. G. H. Hall) containing the first two chapters—Oxford University Press (Madras Branch).
- (b) *Scott's Grammar* (edited by Percy Jackson) abridged edition for schools (Macmillan & Co., Madras Branch).

Senate House, 24th June 1929.

Chemistry.

In the list of text-books prescribed for Physics for the Matriculation Examination of 1929 for Government High (Physics portion only) by Col. Shukla, B.Sc. Class 1st (M. & G. College, Book Depot) read *Advanced Textbook* (pp. 1 to 41) (Kannan, Dutt, Kottumbalam Street, Banerji-Kashanani, Calicut).

(By order)

F. DOWNNEY,
Secretary.

Senate House, 24th June 1929.

NOTICE.

It is hereby notified that under rule 126 of the Madras School Board Rules the Director of Public Instruction has ordered that the *College Teachers' Certificate* held by M.R.Hy. C. F. Kinnababu, M.A., B.L., should be suspended for a year.

F. RAGHAVA ACHARYA,
Acting Director of Schools, Madras District.

Travancore, 24th June 1929.

THE LAW COLLEGE, TRIVANDRUM.

RULES REGULATING THE CONSTITUTION AND WORKING OF THE TRIVANDRUM LAW COLLEGE.

Object.

1. The College, which is affiliated to the Madras University in the Faculty of Law, is instituted to afford instruction in systems preparing for the B.L. and B.L. Degree Examinations of the said University and for the Pleadership, the Civil and Criminal Special Tests and such other examinations in Law as hereinafter or may hereinafter be instituted by the Travancore Government.

Control.

2. Subject to the control of the High Court, the general management of the College is vested in the Principal.

3. The members of the staff are subject to the Principal and all communications which they may wish to address to any higher authority must be forwarded through him.

Staff.

4. The staff shall consist of a Principal, two Senior Lecturers, four Executive Lecturers and a Lecturer in Medical Jurisprudence.

5. The Principal shall be a Barrister-at-Law, or a Judge of the High Court, being a Graduate in Law, of not less than five years' standing in either or both. During the first two terms, students shall be Barristers-at-Law of not less than three years' standing or Judges of the High Court, being Graduates in Law, of not less than five years' standing; and the four Executive Lecturers shall be Barristers-at-Law, or Judges of the High Court, being Graduates in Law, of not less than three years' standing.

6. The Senior and Executive Lecturers will be required to lecture one hour daily during the five working days of the week and the Principal one hour a week.

7. The duties of the Lecturers shall from time to time be determined by the Principal.

Course of instruction.

8. The course of instruction for the B.L. Classes shall be as laid down in the By-laws and Regulations of the Madras University. They shall extend over two years, divided into four terms, the terms being separated by the two vacations of the year. During the first two terms, students shall be prepared for the First Examination in Law, and during the remaining two terms, students who have completed their course of instruction in the F.L. Class and who have passed the necessary class examinations shall be prepared for the B.L. Degree Examinations. The course of instruction for the Pleadership Classes shall embrace the subjects prescribed in the rules made by the High Court and shall extend over two years in four semesters term.

Classes.

9. The College shall maintain the following classes:—

I. B.L. Class—to consist of students preparing for the B.L. Degree Examinations.

II. F.L. Class—to consist of students preparing for the F.L. Examinations.

III. Pleadership Classes—to consist of students preparing for the Pleadership Examinations.

Strength of Classes.

10. There shall be no fixed limit to the number of students to be admitted into any class, admissions being regulated with due regard to the accommodation and staff available for efficient instruction. But should it be considered necessary that a limit should be fixed as regards admission, admission shall be made in order of the receipt of applications by the Principal.

Admission, admission and withdrawal.

11. All applications for admission shall be in a prescribed form and shall be submitted as so to reach the Principal not later than the first Monday in July for the B.L., F.L. and Pleadership classes. Every application must be accompanied by a trustee certificate from the school or college to which the applicant was last attached.

12. The Principal may refuse admission to any candidate whose character or previous conduct has not been satisfactory.

13. Any student who has obtained admission into the college by means of a false certificate or by false representation of any kind, or who may be found guilty of gross misconduct, shall be summarily dismissed.

Qualifications for admission.

14. Candidates for admission to the B.L. Classes must have passed the B.A. Degree Examinations of the Madras University or some other examination accepted by that University as equivalent thereto. Provided that candidates who have appeared for the B.A. Degree Examinations may be provisionally admitted pending publication of the results.

15. Candidates for admission to the First Grade Pleadership Class must have passed the B.A. Degree Examinations. Candidates for admission to the Second Grade Pleadership Class must have passed F.A. Examinations or the Metropolitan Examinations of a British Indian University or the Secretary School Leaving Certificate Examinations or such other examination as may be declared by the High Court to be equivalent thereto.

Fees.

16. Fees shall be paid in advance. The Principal may, in addition, levy from each student a fee of not more than eight annas per term, for the Law College Association, and another eight annas for athletes.

17. Fees shall be levied as under:—

B.L. Class	Rs. 42 per term.
F.L. Class	Rs. 42 per term.
Pleadership Class	Rs. 42 per term.

18. No refund shall be made except in the case of a student admitted in the F.L. Class, who has appeared for the B.A. Degree Examinations and who, having failed on that examination, has withdrawn from the College.

18. The fees may be increased or reduced by Government at any time.

Hours of instruction.

19. The hours of instruction shall be fixed by the Principal. The general scheme of study shall also be arranged by the Principal.

Festivals, holidays and leave.

20. The College shall be closed for the Midsummer Vacation for three months from April to July and also for a week during Christmas.

21. The occasional holidays allowed for the College will be notified by the Principal.

22. Students may obtain leave of absence, in case of illness or for other good reason, by application to the Principal.

Registers and accounts.

23. The following Registers shall be kept:—

- I. Register of admissions and withdrawals for each class.
- II. Monthly register of attendance.
- III. Register of fees paid showing dates of payments.
- IV. Acquittance roll and pay account.
- V. Library catalogue and Registers.
- VI. Register of expenditure on contingencies.
- VII. Inventory of valuable stock.
- VIII. Register of marks obtained by each student at College Examinations.
- IX. A master-list book of transfer certificates.

Matriculation.

24. The Principal and Lecturers shall hold written examinations half-yearly to test the students in their knowledge of the subjects of matriculation during the preceding half-year. No student shall be admitted to the course of instruction unless he give 15 per cent of the marks assigned for each subject, or otherwise satisfies the Principal and Lecturers reasonable that he is qualified for each term and course.

25. A statement of these rules, with such alterations as may have been permitted within the preceding twelve months, in as far as they relate to the students, shall be published in the first issue of the *Tromsø Government Gazette* in June.

First Term—1918.

The Law College, Tromsø.

Work for the first term for all the classes will commence on Monday, the 26th July 1918, and the attendance will count from that date.

Eligibility.

B.A., F.E. and Postgraduate Classes.—Candidates seeking admission to the B.L. Class shall have completed the course of study prescribed for the First Examination in Law and shall have passed the class examination, and those seeking admission to the B. L. and Post-Graduate Postgraduate Classes shall have passed the B.A. Degree Examination of the Madras University and those seeking admission to the Second Grade Postgraduate Examination shall have passed the F.A. Examination of the Madras University or the Madras University or the Secondary School Leaving Certificate Examination or such other examination of any other Indian University as may be declared by the High Court to be equivalent thereto. No candidate will be admitted to the College unless he produces with his application, a transfer certificate showing (a) the name of the candidate in full, (b) the date of birth as entered in the classmate register, (c) the class in which he was admitted to and on which he took the examination, (d) the class in which he studied at the time of passing B. L., (e) the subjects or portions thereof studied by him while enrolled, and (f) that he has paid all fees or other money due in that connection in respect of the last term in which he was enrolled.

In the case of an applicant who has been previously employed the application must be accompanied by a certificate of good character from the head of the office where he was employed. In the case of an applicant who has been employed in a department where a system of promotion is maintained, the application should be accompanied by an authenticated extract from such register.

Term Fees.

The term fee for the F.L. Class will be Rs. 24; for the B.L. Class, Rs. 27; and for the Postgraduate Class, Rs. 25. But Nizamuddin students will be required to pay only half the usual fee. All fees are to be paid in advance, into the Huzar Major Treasury before Saturday the 13th July 1918 in the name of Government under the Head LK A. B. and the receipt filed in the Cash Office.

Application for admission.

Applications may be obtained from the College office. These must be duly filled up and filed in the College Office with necessary and supporting documents. Applications with incomplete forms will not be accepted, and no name will be registered until the application in the prescribed printed form is filed in the College Office.

Tromsø, 24th May 1918.

H. B. CHATFIELD M.A., B.Sc., LL.B.,
Principal, Law College.

EXAMINATIONS, 1918.

NOTICE TO MADRAS CANDIDATES.

Notice is hereby given that the evening examination of officers of the Salt, Akbari and Customs Department at Tromsø in July 1918, will be held at the Senate House, Coopers, Madras, at 10 a.m. on Wednesday the 26th July 1918 and following days.

NOTICE TO CANDIDATES FOR TEST DAY.

The examination of candidates in Test I-V to be held in July next has been arranged to be held on the 11th July 1919 at the station with out by three and they are requested to communicate with the Assistant Commissioners of the respective Divisions with regard to the time and place of examination.

RAIL, ARKARI AND CUSTOMS DEPT., JULY 1919.

NOTICE TO CANDIDATES FOR TEST I & II DEPARTMENT.

Candidates appearing for Test I in Hindustani are directed to communicate with their Assistant Commissioners and to ascertain whether arrangements are to be made for their examination in Hindustani at their respective centres. If desired, Commissioners present under the secretary arrangements, the candidates should, with the permission of their Assistant Commissioners, report themselves to the Secretary, Board of Examiners, Madras, on the day due for their first examination.

3. The first test mentioned in Test I is Hindustani will be held at 11 o'clock on the 11th July 1919 at the station (Arak, Chagap, Madras, where all the tests are held.

5. The time table for the tests to be held in July 1919 will appear on the third week of June 1919.

EXAMINATION OF OFFICERS OF THE RAIL, ARKARI AND CUSTOMS DEPARTMENT, JULY 1919.

The following is the time-table for the examination of officers of the Rail, Arkari and Customs Department to be held on the 11th July 1919 and the following days:-

Date 1919.	Time.	Subject.	Test.
Monday, 10th	10 a.m. to 1 p.m.	Colonial Law	Test A—Colonial
Tuesday, 11th	1 to 4 p.m.	San. Material, Volume I	Test B-I—San.
Tuesday, 11th	10 a.m. to 12 noon	San. Material, Volume II	Test B-II—San.
Tuesday, 11th	1 to 4 p.m.	The Commerce of India and India	Test C—San.
Tuesday, 11th	10 a.m. to 12 noon	San. Material, Volume I and II, Accounts	Test D—San.
Wednesday, 12th	10 a.m. to 12 p.m.	San. Material, Volume I	Test E-I—San.
Wednesday, 12th	1 to 4 p.m.	San. Material, Volume II	Test E-II—San.
Thursday, 13th	10 a.m. to 1 p.m.	San. Material, Volume I	Test F-I—San.
Thursday, 13th	1 to 4 p.m.	San. Material, Volume II	Test F-II—San.
Friday, 14th	10 a.m. to 12 noon	San. Material, Volume I	Test G-I—San.
Friday, 14th	1 to 4 p.m.	San. Material, Volume II	Test G-II—San.

Office of the Board of Examiners, Chagap,
Madras, 10th June 1919.

EXAMINATIONS, 1919.

The following is the time-table for the Departmental test for Forest Officer establishments in Forest Code and Accounts and in Board's Standing Orders to be held in July 1919:-

Date.	Time.	Subject.
Friday	11th July. { 10 a.m. to 1 p.m. Forest Code and Accounts. 2 to 5 p.m. Board's Standing Orders.	

Office of the Board of Examiners, Chagap,
Madras, 10th June 1919.

J. W. ROBERTS,
Secretary.

EXAMINATION FOR THE GRANT OF CERTIFICATES OF COMPETENCY TO ELECTRIC WIREMEN.

Results of the examination for the grant of certificates of competency to electric wiremen held on the 10th and 17th May 1919 at the Government Trade School, Madras:-

Of the twenty-one candidates who appeared for the examination, the following three candidates have passed; the rest have failed, but will be permitted free of charge to appear at the next examination to be held in November 1919:-

Name.	Address.
(1) E. Andrews	No. 10, Wesley's Gardens, Colaba P.O., Madras.
(2) P. Ramaswami	No. 15, Kasturba's street, Vengay, Madras.
(3) L. P. Subrahmanyan	Electric Master, North Indian Railway Workshops, Bangalore.

In addition the following four of the Government Trade School Working Class who passed in Class I the examination held on 17th May 1919, are declared to have qualified for this certificate:-

Name.	Address.
(1) K. L. Jagan	On The Government Trade School, Bangalore, Madras.
(2) T. Engann Mahalingam	No. 14, Chagap, Panchayappa Mahalingam street, Kannur, Madras.
(3) W. E. Ramaswami	Paye Mills Road, Panchayappa.
(4) P. E. Kalam	15, Panchayappa street, Panchayappa.
(5) G. R. Khan	Electric Master, Madras Electric Works, Madras.
(6) S. Subrahmanyan	115, Chagap, Madras.

(7) S. S. Subrahmanyan, 115, Chagap, Madras.
Certificates for the above-mentioned ten men will be issued in due course at the office of the Electrical Inspector to the Government of Madras, Chagap, Madras.
Chagap, Madras,
11th June 1919.

K. J. R. GREENWOOD,
President of the Board of Examiners.

ERRATUM.

In the list of teachers whose certificates were accepted by the Inspector of Schools, Fifth Circle, during 1918 appearing in page 4 of Supplement to Part I-B of the Port St. George Gazette, dated May 20, 1918—

For "Elementary Lower" against serial No. 448 F. A. Tisserand's Petition, read "Secondary".
 Madras, 21st June 1918.

EXAMINATIONS FOR TECHNICAL TEACHERS' CERTIFICATES, 1918.

- The examination will be held during the months of October, November and December 1918.
- Applicants must reach the Inspector of Schools and Training Schools, Old Madras, Negombo, not later than the 31st August 1918. They must be prepared in the prescribed printed form, copies of which may be had on application to the Inspector.
- The centre of examination will be fixed by the Director of Public Instruction from among those chosen by candidates after receipt of the applications.
- The place and the exact date of examination will be communicated to the candidates in due course by the Inspector.
- The following are the rates of fees for the examination:—

Advanced grade	Intermediate grade	Elementary grade
Rs. 5	Rs. 4	Rs. 3

- The fee must be paid into a Government Treasury and the Treasury officer's receipt sent with the application for admission to the examination.
- The fee paid by a candidate who absents himself from the examination will, on no account, be refunded to him, whether any time from the centre, public or private, that presented him from attending the examination. Nor will the fee be refunded to any candidate who may be found to be ineligible to appear for the examination. Candidates are accordingly warned to satisfy themselves before sending in their applications that they are eligible under the rules to be admitted to the examination.
- Applications not prepared in the prescribed printed form, or defective in any particular, or insufficiently stamped, or received after the prescribed date, will be returned. Candidates again to ensure themselves that their applications have been received and accepted should send a duplicate of each in their applications. Each year made will be returned with an acknowledgment to the candidate.
- The admission of candidates is done in rules 138 to 141 of the Madras Educational Rules, 1907.

J. H. MELVILLE,

Inspector of Schools and Training Schools.

Madras, 13th June 1918.

COLLEGE OF ENGINEERING, MADRAS.

ENGINEER CLASS

The following registered and professionally registered candidates will be admitted to the Engineer class on Tuesday the 26th July 1918, provided they join at 10 a.m. and each deposits with the principal on that day:—

- A valid certificate in the prescribed form from a qualified Government Medical Officer, testifying that the candidate is fit for the public service, including the out-door work of the Public Works Department and that he has had analgesic or has been vaccinated. Certificate in any other form will be accepted.
- Original certificate of school covering the last two years.
- Secondary evidence of age as shown by original or properly attested copies of documents.
- Leaving Certificate from the school last attended.
- A deposit of Rs. 100 to be drawn against for increments.
- Tuition fee as per rule 48 (General rule, No. 143.)
- A statement, signed by the Principal, that the candidate is fit for the public service.

* Name.	District.	Name.	District.
1. Abraham, P. V.	Tamil Nadu.	10. Papayya, P.	Bellary.
2. Adnan, M. A.	Madras.	11. Papayya, K.	Madras.
3. Arumugam, V.	South Arcot.	12. Ramalinga, A. S.	Madras.
4. Chinnai, M. V.	Madras.	13. Ramalinga, A. G.	Do.
5. Chinnai, S. S.	South Arcot.	14. Ramalinga, S.	Chennai.
6. Chinnai, S. S.	Madras.	15. Ramalinga, P. V.	Chennai.
7. Chinnai, S. S.	Madras.	16. Ramalinga, S.	Chennai.
8. Chinnai, S. S.	Madras.	17. Ramalinga, S.	Chennai.
9. Chinnai, S. S.	Madras.	18. Ramalinga, S.	Chennai.
10. Chinnai, S. S.	Madras.	19. Ramalinga, S.	Chennai.
11. Chinnai, S. S.	Madras.	20. Ramalinga, S.	Chennai.
12. Chinnai, S. S.	Madras.	21. Ramalinga, S.	Chennai.
13. Chinnai, S. S.	Madras.	22. Ramalinga, S.	Chennai.
14. Chinnai, S. S.	Madras.	23. Ramalinga, S.	Chennai.
15. Chinnai, S. S.	Madras.	24. Ramalinga, S.	Chennai.
16. Chinnai, S. S.	Madras.	25. Ramalinga, S.	Chennai.
17. Chinnai, S. S.	Madras.	26. Ramalinga, S.	Chennai.
18. Chinnai, S. S.	Madras.	27. Ramalinga, S.	Chennai.
19. Chinnai, S. S.	Madras.	28. Ramalinga, S.	Chennai.
20. Chinnai, S. S.	Madras.	29. Ramalinga, S.	Chennai.
21. Chinnai, S. S.	Madras.	30. Ramalinga, S.	Chennai.
22. Chinnai, S. S.	Madras.	31. Ramalinga, S.	Chennai.
23. Chinnai, S. S.	Madras.	32. Ramalinga, S.	Chennai.
24. Chinnai, S. S.	Madras.	33. Ramalinga, S.	Chennai.
25. Chinnai, S. S.	Madras.	34. Ramalinga, S.	Chennai.
26. Chinnai, S. S.	Madras.	35. Ramalinga, S.	Chennai.
27. Chinnai, S. S.	Madras.	36. Ramalinga, S.	Chennai.
28. Chinnai, S. S.	Madras.	37. Ramalinga, S.	Chennai.
29. Chinnai, S. S.	Madras.	38. Ramalinga, S.	Chennai.
30. Chinnai, S. S.	Madras.	39. Ramalinga, S.	Chennai.
31. Chinnai, S. S.	Madras.	40. Ramalinga, S.	Chennai.
32. Chinnai, S. S.	Madras.	41. Ramalinga, S.	Chennai.
33. Chinnai, S. S.	Madras.	42. Ramalinga, S.	Chennai.
34. Chinnai, S. S.	Madras.	43. Ramalinga, S.	Chennai.
35. Chinnai, S. S.	Madras.	44. Ramalinga, S.	Chennai.
36. Chinnai, S. S.	Madras.	45. Ramalinga, S.	Chennai.
37. Chinnai, S. S.	Madras.	46. Ramalinga, S.	Chennai.
38. Chinnai, S. S.	Madras.	47. Ramalinga, S.	Chennai.
39. Chinnai, S. S.	Madras.	48. Ramalinga, S.	Chennai.
40. Chinnai, S. S.	Madras.	49. Ramalinga, S.	Chennai.
41. Chinnai, S. S.	Madras.	50. Ramalinga, S.	Chennai.
42. Chinnai, S. S.	Madras.	51. Ramalinga, S.	Chennai.
43. Chinnai, S. S.	Madras.	52. Ramalinga, S.	Chennai.
44. Chinnai, S. S.	Madras.	53. Ramalinga, S.	Chennai.
45. Chinnai, S. S.	Madras.	54. Ramalinga, S.	Chennai.
46. Chinnai, S. S.	Madras.	55. Ramalinga, S.	Chennai.
47. Chinnai, S. S.	Madras.	56. Ramalinga, S.	Chennai.
48. Chinnai, S. S.	Madras.	57. Ramalinga, S.	Chennai.
49. Chinnai, S. S.	Madras.	58. Ramalinga, S.	Chennai.
50. Chinnai, S. S.	Madras.	59. Ramalinga, S.	Chennai.
51. Chinnai, S. S.	Madras.	60. Ramalinga, S.	Chennai.
52. Chinnai, S. S.	Madras.	61. Ramalinga, S.	Chennai.
53. Chinnai, S. S.	Madras.	62. Ramalinga, S.	Chennai.
54. Chinnai, S. S.	Madras.	63. Ramalinga, S.	Chennai.
55. Chinnai, S. S.	Madras.	64. Ramalinga, S.	Chennai.
56. Chinnai, S. S.	Madras.	65. Ramalinga, S.	Chennai.
57. Chinnai, S. S.	Madras.	66. Ramalinga, S.	Chennai.
58. Chinnai, S. S.	Madras.	67. Ramalinga, S.	Chennai.
59. Chinnai, S. S.	Madras.	68. Ramalinga, S.	Chennai.
60. Chinnai, S. S.	Madras.	69. Ramalinga, S.	Chennai.
61. Chinnai, S. S.	Madras.	70. Ramalinga, S.	Chennai.
62. Chinnai, S. S.	Madras.	71. Ramalinga, S.	Chennai.
63. Chinnai, S. S.	Madras.	72. Ramalinga, S.	Chennai.
64. Chinnai, S. S.	Madras.	73. Ramalinga, S.	Chennai.
65. Chinnai, S. S.	Madras.	74. Ramalinga, S.	Chennai.
66. Chinnai, S. S.	Madras.	75. Ramalinga, S.	Chennai.
67. Chinnai, S. S.	Madras.	76. Ramalinga, S.	Chennai.
68. Chinnai, S. S.	Madras.	77. Ramalinga, S.	Chennai.
69. Chinnai, S. S.	Madras.	78. Ramalinga, S.	Chennai.
70. Chinnai, S. S.	Madras.	79. Ramalinga, S.	Chennai.
71. Chinnai, S. S.	Madras.	80. Ramalinga, S.	Chennai.
72. Chinnai, S. S.	Madras.	81. Ramalinga, S.	Chennai.
73. Chinnai, S. S.	Madras.	82. Ramalinga, S.	Chennai.
74. Chinnai, S. S.	Madras.	83. Ramalinga, S.	Chennai.
75. Chinnai, S. S.	Madras.	84. Ramalinga, S.	Chennai.
76. Chinnai, S. S.	Madras.	85. Ramalinga, S.	Chennai.
77. Chinnai, S. S.	Madras.	86. Ramalinga, S.	Chennai.
78. Chinnai, S. S.	Madras.	87. Ramalinga, S.	Chennai.
79. Chinnai, S. S.	Madras.	88. Ramalinga, S.	Chennai.
80. Chinnai, S. S.	Madras.	89. Ramalinga, S.	Chennai.
81. Chinnai, S. S.	Madras.	90. Ramalinga, S.	Chennai.
82. Chinnai, S. S.	Madras.	91. Ramalinga, S.	Chennai.
83. Chinnai, S. S.	Madras.	92. Ramalinga, S.	Chennai.
84. Chinnai, S. S.	Madras.	93. Ramalinga, S.	Chennai.
85. Chinnai, S. S.	Madras.	94. Ramalinga, S.	Chennai.
86. Chinnai, S. S.	Madras.	95. Ramalinga, S.	Chennai.
87. Chinnai, S. S.	Madras.	96. Ramalinga, S.	Chennai.
88. Chinnai, S. S.	Madras.	97. Ramalinga, S.	Chennai.
89. Chinnai, S. S.	Madras.	98. Ramalinga, S.	Chennai.
90. Chinnai, S. S.	Madras.	99. Ramalinga, S.	Chennai.
91. Chinnai, S. S.	Madras.	100. Ramalinga, S.	Chennai.

Madras, 22nd June 1918.

W. H. JAMES,
Principal.

VACANCIES.

Advertisements are invited from trained T.A.'s or intermediates for the post of Headmaster, Municipal Middle School, Eastcliffe, Calcutta, on a salary of Rs. 40 per mensem. The applicants should be accompanied by copies of testimonials, if any, forwarded by them.

Calcutta, 26th May 1918.

SALIH ABDUL CAFFOOR,
Sub-Assistant Inspector of Schools, Central Mysore Range.

Advertisements are invited from trained secondary grade women teachers for the post of temporary additional teacher in the Government Hindu Girls' School, Vellore, North Arcot District, on Rs. 25 per mensem.

Applications, which should reach the undersigned not later than the 31st July 1918, should be submitted in the following form:—

(1) Name; (2) age and date of birth; (3) highest passed educational qualifications; (4) institutions in which trained and when; (5) length of service as a teacher, if any; (6) copies of testimonials.

Tringapattinam, 26th May 1918.

G. M. DATSDALE,
Inspector of Girls' Schools, Central Circle.

Advertisements are invited from candidates qualified under Public Service Notification by the post of Librarian of this college on Rs. 35—3—6. Preference will be given to those who are already in the Government and whose experience is Telugu. Applications (with copies of testimonials) containing the following particulars should reach the undersigned on or before 30th June 1918:—

(1) Name; (2) caste; (3) age and date of birth; (4) general education qualifications; (5) special qualifications, if any; (6) vernacular; (7) other languages known, if any; (8) present occupation; (9) if already in Government service, total service up to date; (10) present address.

Annapuram, 24th May 1918.

S. R. RANGASWAMY,
Principal, Civil Librarian College.

Wanted for the Madras Forest College immediately a short-hand typist with advanced or intermediate qualifications having had previous experience in office work. Will be required to tour. First salary scale preferred. Pay Rs. 20-25 for required qualifications and 25-30 for intermediate qualifications. Allowances as per Civil Service Regulations. During absence from tour the typist will be required to live the Government quarters on the College Estate. The vacancy is permanent: preliminary period three months.

Madras Forest College, Coimbatore,
4th June 1918.

Advertisements are invited from candidates who have taken the B.A. Honours Degree in History (Madras) for the post of Quater, San Forest Museum, Madras Forest College, Coimbatore. Pay is Rs. 45—5—30 annual. The vacancy is at present sub. per tem, but is likely to become permanent within two months.

The selected candidate will be on probation for six months and will then be required to sign an agreement that he will stay for three years. He must be prepared also to undertake the duties of Editor and Treasurer of the Madras Forest College Magazine published quarterly.

Applications should reach the Principal not later than 26th June 1918.

Madras Forest College, Coimbatore,
12th June 1918.

F. L. C. COWLEY-BROWN,
Principal.

Advertisements are invited from trained Secondary School Leaving Certificate candidates whose second language is Telugu for the post of the Headmaster, (B.A.) Post-graduate elementary schools at Kerebadd and Vapinur in Gooty taluk of the Anantapur District, on a salary of Rs. 30 per mensem.

Full name, caste, age, general and professional qualifications, if any, should be stated in the application and copies of testimonials of character should also be submitted.

Camp Ponnai, 14th June 1918.

P. LAKSHMI NARAYAN,
Acting Asst. Inspector of Schools, Anantapur District.

TELEGU SHORTHAND MANUAL.

Copies of this publication by M. Srinivas Rao, which has been recommended for the use of students taking shorthand as an optional subject, are available for sale at the Government Press, Mount Road Branch, Madras, at Rs. 2-6-4 a copy.

PRESIDENCY COLLEGE BOTANICAL BULLETIN.

A limited number of sets (Nos. 1 to 35) of the Presidency College Botanical Bulletin at Rs. 5 per set is available for sale. Each student gives a drawing and description of a common flowering plant. Applications for copies accompanied by a money order No. 5 should be made to Mr. P. P. Fynn, Professor of Botany, Presidency College, Madras.



THE FORT ST. GEORGE GAZETTE

No. 237

MADRAS, TUESDAY EVENING, JUNE 24, 1919

CPA exam. 4 min

GOVERNMENT EXAMINATIONS.
GOVERNMENT TECHNICAL EXAMINATIONS,
APRIL 1919.

The following candidates are declared to have passed the Government Veterinary Examinations held in April 1919 in the subjects under which their names appear:—

[A column will be published in Part 5-B of the Post-Op Gauge Book in 10 months, at 8 pages, during which and in which each column should be made for contribution.]

[D] It is *Application for nonmedical assistance with information* in the area of *Justice or Justice re-evaluation* of their common names with us in our website.

SOLICITED TWINING AND ELIMINATING ELEMENTARY GRADES

First Class.					
English number and name of species.	Where common.	English number and name of species.	Where common.		
				English number and name of species.	Where common.
1 118 <i>Trichostema flavescens</i> Benth.	..	118 118 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
2 119 <i>Trichostema flavescens</i> Benth.	..	119 119 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
Flowers.					
English number and name of species.	Where common.	English number and name of species.	Where common.		
120 <i>Trichostema flavescens</i> Benth.	..	120 120 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
121 <i>Trichostema flavescens</i> Benth.	..	121 121 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
122 <i>Trichostema flavescens</i> Benth.	..	122 122 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
123 <i>Trichostema flavescens</i> Benth.	..	123 123 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
124 <i>Trichostema flavescens</i> Benth.	..	124 124 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
125 <i>Trichostema flavescens</i> Benth.	..	125 125 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
126 <i>Trichostema flavescens</i> Benth.	..	126 126 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
127 <i>Trichostema flavescens</i> Benth.	..	127 127 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
128 <i>Trichostema flavescens</i> Benth.	..	128 128 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
129 <i>Trichostema flavescens</i> Benth.	..	129 129 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
130 <i>Trichostema flavescens</i> Benth.	..	130 130 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
131 <i>Trichostema flavescens</i> Benth.	..	131 131 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
132 <i>Trichostema flavescens</i> Benth.	..	132 132 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
133 <i>Trichostema flavescens</i> Benth.	..	133 133 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
134 <i>Trichostema flavescens</i> Benth.	..	134 134 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
135 <i>Trichostema flavescens</i> Benth.	..	135 135 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
136 <i>Trichostema flavescens</i> Benth.	..	136 136 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
137 <i>Trichostema flavescens</i> Benth.	..	137 137 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
138 <i>Trichostema flavescens</i> Benth.	..	138 138 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
139 <i>Trichostema flavescens</i> Benth.	..	139 139 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
140 <i>Trichostema flavescens</i> Benth.	..	140 140 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
141 <i>Trichostema flavescens</i> Benth.	..	141 141 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
142 <i>Trichostema flavescens</i> Benth.	..	142 142 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
143 <i>Trichostema flavescens</i> Benth.	..	143 143 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
144 <i>Trichostema flavescens</i> Benth.	..	144 144 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
145 <i>Trichostema flavescens</i> Benth.	..	145 145 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
146 <i>Trichostema flavescens</i> Benth.	..	146 146 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
147 <i>Trichostema flavescens</i> Benth.	..	147 147 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
148 <i>Trichostema flavescens</i> Benth.	..	148 148 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
149 <i>Trichostema flavescens</i> Benth.	..	149 149 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		
150 <i>Trichostema flavescens</i> Benth.	..	150 150 <i>Trichostema flavescens</i> ..	Trichostema, Bangalore.		

BOILER-MAKING AND REPAIRING ELEMENTARY GRADE.

First Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4091 J. A. Smithson	Do.	4101 Macpherson Elizabeth .. .	Do.
4092 G. B. Smithson	Do.	4102	Do.
4093 J. A. Smithson	Do.	4103	Do.
4094	Do.	4104	Do.
4095	Do.	4105	Do.
4096	Do.	4106	Do.
4097	Do.	4107	Do.
4098	Do.	4108	Do.
4099	Do.	4109	Do.
4100	Do.	4110	Do.

BOILER-MAKING AND REPAIRING ADVANCED GRADE.

First Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4111	Do.	4121	Do.
4112	Do.	4122	Do.
4113	Do.	4123	Do.
4114	Do.	4124	Do.
4115	Do.	4125	Do.

MECHANICAL ELEMENTARY GRADE.

First Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4126	Do.	4136	Do.
4127	Do.	4137	Do.
4128	Do.	4138	Do.
4129	Do.	4139	Do.
4130	Do.	4140	Do.

MECHANICAL ADVANCED GRADE.

First Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4141	Do.	4151	Do.
4142	Do.	4152	Do.

FRIDGE-MAKING ELEMENTARY GRADE.

First Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4153	Do.	4163	Do.
4154	Do.	4164	Do.
4155	Do.	4165	Do.
4156	Do.	4166	Do.

Second Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4167	Do.	4177	Do.
4168	Do.	4178	Do.
4169	Do.	4179	Do.
4170	Do.	4180	Do.
4171	Do.	4181	Do.
4172	Do.	4182	Do.
4173	Do.	4183	Do.
4174	Do.	4184	Do.
4175	Do.	4185	Do.
4176	Do.	4186	Do.

GENERAL BUILDING INTERMEDIATE GRADE.

Second Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4187	Do.	4197	Do.

GENERAL BUILDING (OFFICIAL) - INTERMEDIATE GRADE.

Second Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4198	Do.	4208	Do.

ENERGY AND THERMODYNAMICS ELEMENTARY GRADE.

First Class.			
Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
4209	Do.	4219	Do.
4210	Do.	4220	Do.
4211	Do.	4221	Do.
4212	Do.	4222	Do.
4213	Do.	4223	Do.
4214	Do.	4224	Do.
4215	Do.	4225	Do.
4216	Do.	4226	Do.
4217	Do.	4227	Do.
4218	Do.	4228	Do.

* In Trip.

† In Trip.

THIRTY AND FRACTION OF COMBINE ELEMENTARY GRADUATES

BENTON CLASS.			
Register number and name of candidate.	Why so successful.	Reasons for number and name of candidate.	Where successful.
10174 Thompson, Thomas Lee	10185 Mc. Bratton, John
10184 Huggins, George Ray	10186 A. Jones
10185 Kishner, John	10187 H. P. Fletcher, James
10186 Perry, Benjamin	10188 J. P. Kelly, David
10187 Kishner, John	10189 V. M. M. M.
10188 Kishner, John	10190 J. P. Kelly, David
10189 Kishner, John	10191 J. P. Kelly, David
10190 Kishner, John	10192 J. P. Kelly, David
10191 Kishner, John	10193 J. P. Kelly, David
10192 Kishner, John	10194 J. P. Kelly, David
10193 Kishner, John	10195 J. P. Kelly, David
10194 Kishner, John	10196 J. P. Kelly, David
10195 Kishner, John	10197 J. P. Kelly, David
10196 Kishner, John	10198 J. P. Kelly, David
10197 Kishner, John	10199 J. P. Kelly, David
10198 Kishner, John	10200 J. P. Kelly, David
10199 Kishner, John	10201 J. P. Kelly, David
10200 Kishner, John	10202 J. P. Kelly, David
10201 Kishner, John	10203 J. P. Kelly, David
10202 Kishner, John	10204 J. P. Kelly, David
10203 Kishner, John	10205 J. P. Kelly, David
10204 Kishner, John	10206 J. P. Kelly, David
10205 Kishner, John	10207 J. P. Kelly, David
10206 Kishner, John	10208 J. P. Kelly, David
10207 Kishner, John	10209 J. P. Kelly, David
10208 Kishner, John	10210 J. P. Kelly, David
10209 Kishner, John	10211 J. P. Kelly, David
10210 Kishner, John	10212 J. P. Kelly, David
10211 Kishner, John	10213 J. P. Kelly, David
10212 Kishner, John	10214 J. P. Kelly, David
10213 Kishner, John	10215 J. P. Kelly, David
10214 Kishner, John	10216 J. P. Kelly, David
10215 Kishner, John	10217 J. P. Kelly, David
10216 Kishner, John	10218 J. P. Kelly, David
10217 Kishner, John	10219 J. P. Kelly, David
10218 Kishner, John	10220 J. P. Kelly, David
10219 Kishner, John	10221 J. P. Kelly, David
10220 Kishner, John	10222 J. P. Kelly, David
10221 Kishner, John	10223 J. P. Kelly, David
10222 Kishner, John	10224 J. P. Kelly, David
10223 Kishner, John	10225 J. P. Kelly, David
10224 Kishner, John	10226 J. P. Kelly, David
10225 Kishner, John	10227 J. P. Kelly, David
10226 Kishner, John	10228 J. P. Kelly, David
10227 Kishner, John	10229 J. P. Kelly, David
10228 Kishner, John	10230 J. P. Kelly, David
10229 Kishner, John	10231 J. P. Kelly, David
10230 Kishner, John	10232 J. P. Kelly, David
10231 Kishner, John	10233 J. P. Kelly, David
10232 Kishner, John	10234 J. P. Kelly, David
10233 Kishner, John	10235 J. P. Kelly, David
10234 Kishner, John	10236 J. P. Kelly, David
10235 Kishner, John	10237 J. P. Kelly, David
10236 Kishner, John	10238 J. P. Kelly, David
10237 Kishner, John	10239 J. P. Kelly, David
10238 Kishner, John	10240 J. P. Kelly, David
10239 Kishner, John	10241 J. P. Kelly, David
10240 Kishner, John	10242 J. P. Kelly, David
10241 Kishner, John	10243 J. P. Kelly, David
10242 Kishner, John	10244 J. P. Kelly, David
10243 Kishner, John	10245 J. P. Kelly, David
10244 Kishner, John	10246 J. P. Kelly, David
10245 Kishner, John	10247 J. P. Kelly, David
10246 Kishner, John	10248 J. P. Kelly, David
10247 Kishner, John	10249 J. P. Kelly, David
10248 Kishner, John	10250 J. P. Kelly, David
10249 Kishner, John	10251 J. P. Kelly, David
10250 Kishner, John	10252 J. P. Kelly, David
10251 Kishner, John	10253 J. P. Kelly, David
10252 Kishner, John	10254 J. P. Kelly, David
10253 Kishner, John	10255 J. P. Kelly, David
10254 Kishner, John	10256 J. P. Kelly, David
10255 Kishner, John	10257 J. P. Kelly, David
10256 Kishner, John	10258 J. P. Kelly, David
10257 Kishner, John	10259 J. P. Kelly, David
10258 Kishner, John	10260 J. P. Kelly, David
10259 Kishner, John	10261 J. P. Kelly, David
10260 Kishner, John	10262 J. P. Kelly, David
10261 Kishner, John	10263 J. P. Kelly, David
10262 Kishner, John	10264 J. P. Kelly, David
10263 Kishner, John	10265 J. P. Kelly, David
10264 Kishner, John	10266 J. P. Kelly, David
10265 Kishner, John	10267 J. P. Kelly, David
10266 Kishner, John	10268 J. P. Kelly, David
10267 Kishner, John	10269 J. P. Kelly, David
10268 Kishner, John	10270 J. P. Kelly, David
10269 Kishner, John	10271 J. P. Kelly, David
10270 Kishner, John	10272 J. P. Kelly, David
10271 Kishner, John	10273 J. P. Kelly, David
10272 Kishner, John	10274 J. P. Kelly, David
10273 Kishner, John	10275 J. P. Kelly, David
10274 Kishner, John	10276 J. P. Kelly, David
10275 Kishner, John	10277 J. P. Kelly, David
10276 Kishner, John	10278 J. P. Kelly, David
10277 Kishner, John	10279 J. P. Kelly, David
10278 Kishner, John	10280 J. P. Kelly, David
10279 Kishner, John	10281 J. P. Kelly, David
10280 Kishner, John	10282 J. P. Kelly, David
10281 Kishner, John	10283 J. P. Kelly, David
10282 Kishner, John	10284 J. P. Kelly, David
10283 Kishner, John	10285 J. P. Kelly, David
10284 Kishner, John	10286 J. P. Kelly, David
10285 Kishner, John	10287 J. P. Kelly, David
10286 Kishner, John	10288 J. P. Kelly, David
10287 Kishner, John	10289 J. P. Kelly, David
10288 Kishner, John	10290 J. P. Kelly, David
10289 Kishner, John	10291 J. P. Kelly, David
10290 Kishner, John	10292 J. P. Kelly, David
10291 Kishner, John	10293 J. P. Kelly, David
10292 Kishner, John	10294 J. P. Kelly, David
10293 Kishner, John	10295 J. P. Kelly, David
10294 Kishner, John	10296 J. P. Kelly, David
10295 Kishner, John	10297 J. P. Kelly, David
10296 Kishner, John	10298 J. P. Kelly, David
10297 Kishner, John	10299 J. P. Kelly, David
10298 Kishner, John	10300 J. P. Kelly, David
10299 Kishner, John	10301 J. P. Kelly, David
10300 Kishner, John	10302 J. P. Kelly, David
10301 Kishner, John	10303 J. P. Kelly, David
10302 Kishner, John	10304 J. P. Kelly, David
10303 Kishner, John	10305 J. P. Kelly, David
10304 Kishner, John	10306 J. P. Kelly, David
10305 Kishner, John	10307 J. P. Kelly, David
10306 Kishner, John	10308 J. P. Kelly, David
10307 Kishner, John	10309 J. P. Kelly, David
10308 Kishner, John	10310 J. P. Kelly, David
10309 Kishner, John	10311 J. P. Kelly, David
10310 Kishner, John	10312 J. P. Kelly, David
10311 Kishner, John	10313 J. P. Kelly, David
10312 Kishner, John	10314 J. P. Kelly, David
10313 Kishner, John	10315 J. P. Kelly, David
10314 Kishner, John	10316 J. P. Kelly, David
10315 Kishner, John	10317 J. P. Kelly, David
10316 Kishner, John	10318 J. P. Kelly, David
10317 Kishner, John	10319 J. P. Kelly, David
10318 Kishner, John	10320 J. P. Kelly, David
10319 Kishner, John	10321 J. P. Kelly, David
10320 Kishner, John	10322 J. P. Kelly, David
10321 Kishner, John	10323 J. P. Kelly, David
10322 Kishner, John	10324 J. P. Kelly, David
10323 Kishner, John	10325 J. P. Kelly, David
10324 Kishner, John	10326 J. P. Kelly, David
10325 Kishner, John	10327 J. P. Kelly, David
10326 Kishner, John	10328 J. P. Kelly, David
10327 Kishner, John	10329 J. P. Kelly, David
10328 Kishner, John	10330 J. P. Kelly, David
10329 Kishner, John	10331 J. P. Kelly, David
10330 Kishner, John	10332 J. P. Kelly, David
10331 Kishner, John	10333 J. P. Kelly, David
10332 Kishner, John	10334 J. P. Kelly, David
10333 Kishner, John	10335 J. P. Kelly, David
10334 Kishner, John	10336 J. P. Kelly, David
10335 Kishner, John	10337 J. P. Kelly, David
10336 Kishner, John	10338 J. P. Kelly, David
10337 Kishner, John	10339 J. P. Kelly, David
10338 Kishner, John	10340 J. P. Kelly, David
10339 Kishner, John	10341 J. P. Kelly, David
10340 Kishner, John	10342 J. P. Kelly, David
10341 Kishner, John	10343 J. P. Kelly, David
10342 Kishner, John	10344 J. P. Kelly, David
10343 Kishner, John	10345 J. P. Kelly, David
10344 Kishner, John	10346 J. P. Kelly, David
10345 Kishner, John	10347 J. P. Kelly, David
10346 Kishner, John	10348 J. P. Kelly, David
10347 Kishner, John	10349 J. P. Kelly, David
10348 Kishner, John	10350 J. P. Kelly, David
10349 Kishner, John	10351 J. P. Kelly, David
10350 Kishner, John	10352 J. P. Kelly, David
10351 Kishner, John	10353 J. P. Kelly, David
10352 Kishner, John	10354 J. P. Kelly, David
10353 Kishner, John	10355 J. P. Kelly, David
10354 Kishner, John	10356 J. P. Kelly, David
10355 Kishner, John	10357 J. P. Kelly, David
10356 Kishner, John	10358 J. P. Kelly, David
10357 Kishner, John	10359 J. P. Kelly, David
10358 Kishner, John	10360 J. P. Kelly, David
10359 Kishner, John	10361 J. P. Kelly, David
10360 Kishner, John	10362 J. P. Kelly, David
10361 Kishner, John	10363 J. P. Kelly, David
10362 Kishner, John	10364 J. P. Kelly, David
10363 Kishner, John	10365 J. P. Kelly, David
10364 Kishner, John	10366 J. P. Kelly, David
10365 Kishner, John	10367 J. P. Kelly, David
10366 Kishner, John	10368 J. P. Kelly, David
10367 Kishner, John	10369 J. P. Kelly, David
10368 Kishner, John	10370 J. P. Kelly, David
10369 Kishner, John	10371 J. P. Kelly, David
10370 Kishner, John	10372 J. P. Kelly, David
10371 Kishner, John	10373 J. P. Kelly, David
10372 Kishner, John	10374 J. P. Kelly, David
10373 Kishner, John	10375 J. P. Kelly, David
10374 Kishner, John	10376 J. P. Kelly, David
10375 Kishner, John	10377 J. P. Kelly, David
10376 Kishner, John	10378 J. P. Kelly, David
10377 Kishner, John	10379 J. P. Kelly, David
10378 Kishner, John	10380 J. P. Kelly, David
10379 Kishner, John	10381 J. P. Kelly, David
10380 Kishner, John	10382 J. P. Kelly, David
10381 Kishner, John	10383 J. P. Kelly, David
10382 Kishner, John	10384 J. P. Kelly, David
10383 Kishner, John	10385 J. P. Kelly, David
10384 Kishner, John	10386 J. P. Kelly, David
10385 Kishner, John	10387 J. P. Kelly, David
10386 Kishner, John	10388 J. P. Kelly, David
10387 Kishner, John	10389 J. P. Kelly, David
10388 Kishner, John	10390 J. P. Kelly, David
10389 Kishner, John	10391 J. P. Kelly, David
10390 Kishner, John	10392 J. P. Kelly, David
10391 Kishner, John	10393 J. P. Kelly, David
10392 Kishner, John	10394 J. P. Kelly, David
10393 Kishner, John	10395 J. P. Kelly, David
10394 Kishner, John	10396 J. P. Kelly, David
10395 Kishner, John	10397 J. P. Kelly, David
10396 Kishner, John	10398 J. P. Kelly, David
10397 Kishner, John	10399 J. P. Kelly, David
10398 Kishner, John	10400 J. P. Kelly, David
10399 Kishner, John	10401 J. P. Kelly, David
10400 Kishner, John	10402 J. P. Kelly, David
10401 Kishner, John	10403 J. P. Kelly, David
10402 Kishner, John	10404 J. P. Kelly, David
10403 Kishner, John	10405 J. P. Kelly, David
10404 Kishner, John	10406 J. P. Kelly, David
10405 Kishner, John	10407 J. P. Kelly, David
10406 Kishner, John	10408 J. P. Kelly, David
10407 Kishner, John	10409 J. P. Kelly, David
10408 Kishner, John	10410 J. P. Kelly, David
10409 Kishner, John	10411 J. P. Kelly, David
10410 Kishner, John	10412 J. P. Kelly, David
10411 Kishner, John	10413 J. P. Kelly, David
10412 Kishner, John	10414 J. P. Kelly, David
10413 Kishner, John	10415 J. P. Kelly, David
10414 Kishner, John	10416 J. P. Kelly, David
10415 Kishner, John	10417 J. P. Kelly, David
10416 Kishner, John	10418 J. P. Kelly, David
10417 Kishner, John	10419 J. P. Kelly, David
10418 Kishner, John	10420 J. P. Kelly, David
10419 Kishner, John	10421 J. P. Kelly, David
1			

CONTEMPORARY GEOGRAPHY AND THE ENVIRONMENT

[illegible]

SACCHINATO INTERMEDIALI E CUSPIDI

Number of species	Number of species and names of the fishes		Number of families	Number of genera	Number of species	Number of families and names of the fishes	Number of species
1	1	1	1	1	1	1	1
2	2	2	2	2	2	2	2
3	3	3	3	3	3	3	3
4	4	4	4	4	4	4	4
5	5	5	5	5	5	5	5
6	6	6	6	6	6	6	6
7	7	7	7	7	7	7	7
8	8	8	8	8	8	8	8
9	9	9	9	9	9	9	9
10	10	10	10	10	10	10	10
11	11	11	11	11	11	11	11
12	12	12	12	12	12	12	12
13	13	13	13	13	13	13	13
14	14	14	14	14	14	14	14
15	15	15	15	15	15	15	15
16	16	16	16	16	16	16	16
17	17	17	17	17	17	17	17
18	18	18	18	18	18	18	18
19	19	19	19	19	19	19	19
20	20	20	20	20	20	20	20
21	21	21	21	21	21	21	21
22	22	22	22	22	22	22	22
23	23	23	23	23	23	23	23
24	24	24	24	24	24	24	24
25	25	25	25	25	25	25	25
26	26	26	26	26	26	26	26
27	27	27	27	27	27	27	27
28	28	28	28	28	28	28	28
29	29	29	29	29	29	29	29
30	30	30	30	30	30	30	30
31	31	31	31	31	31	31	31
32	32	32	32	32	32	32	32
33	33	33	33	33	33	33	33
34	34	34	34	34	34	34	34
35	35	35	35	35	35	35	35
36	36	36	36	36	36	36	36
37	37	37	37	37	37	37	37
38	38	38	38	38	38	38	38
39	39	39	39	39	39	39	39
40	40	40	40	40	40	40	40
41	41	41	41	41	41	41	41
42	42	42	42	42	42	42	42
43	43	43	43	43	43	43	43
44	44	44	44	44	44	44	44
45	45	45	45	45	45	45	45
46	46	46	46	46	46	46	46
47	47	47	47	47	47	47	47
48	48	48	48	48	48	48	48
49	49	49	49	49	49	49	49
50	50	50	50	50	50	50	50
51	51	51	51	51	51	51	51
52	52	52	52	52	52	52	52
53	53	53	53	53	53	53	53
54	54	54	54	54	54	54	54
55	55	55	55	55	55	55	55
56	56	56	56	56	56	56	56
57	57	57	57	57	57	57	57
58	58	58	58	58	58	58	58
59	59	59	59	59	59	59	59
60	60	60	60	60	60	60	60
61	61	61	61	61	61	61	61
62	62	62	62	62	62	62	62
63	63	63	63	63	63	63	63
64	64	64	64	64	64	64	64
65	65	65	65	65	65	65	65
66	66	66	66	66	66	66	66
67	67	67	67	67	67	67	67
68	68	68	68	68	68	68	68
69	69	69	69	69	69	69	69
70	70	70	70	70	70	70	70
71	71	71	71	71	71	71	71
72	72	72	72	72	72	72	72
73	73	73	73	73	73	73	73
74	74	74	74	74	74	74	74
75	75	75	75	75	75	75	75
76	76	76	76	76	76	76	76
77	77	77	77	77	77	77	77
78	78	78	78	78	78	78	78
79	79	79	79	79	79	79	79
80	80	80	80	80	80	80	80
81	81	81	81	81	81	81	81
82	82	82	82	82	82	82	82
83	83	83	83	83	83	83	83
84	84	84	84	84	84	84	84
85	85	85	85	85	85	85	85
86	86	86	86	86	86	86	86
87	87	87	87	87	87	87	87
88	88	88	88	88	88	88	88
89	89	89	89	89	89	89	89
90	90	90	90	90	90	90	90
91	91	91	91	91	91	91	91
92	92	92	92	92	92	92	92
93	93	93	93	93	93	93	93
94	94	94	94	94	94	94	94
95	95	95	95	95	95	95	95
96	96	96	96	96	96	96	96
97	97	97	97	97	97	97	97
98	98	98	98	98	98	98	98
99	99	99	99	99	99	99	99
100	100	100	100	100	100	100	100

SHOWBAND (INTERMEDIATE GRADE) —

Senior Class

Register number and name of candidate.	Where examined.	Register number and name of candidate.	Where examined.
120 Madelon Adenomonas Chitts ..	Trompsburg	1207 F. B. Bannys ..	Chingapich
121 E. J. Bannys ..	Chingapich	1211 C. J. Bannys ..	Chingapich
122 J. Bannys ..	Chingapich	1212 J. Bannys ..	Chingapich
123 J. Bannys ..	Chingapich	1213 J. Bannys ..	Chingapich
124 J. Bannys ..	Chingapich	1214 J. Bannys ..	Chingapich
125 J. Bannys ..	Chingapich	1215 J. Bannys ..	Chingapich
126 J. Bannys ..	Chingapich	1216 J. Bannys ..	Chingapich
127 J. Bannys ..	Chingapich	1217 J. Bannys ..	Chingapich
128 J. Bannys ..	Chingapich	1218 J. Bannys ..	Chingapich
129 J. Bannys ..	Chingapich	1219 J. Bannys ..	Chingapich
130 J. Bannys ..	Chingapich	1220 J. Bannys ..	Chingapich
131 J. Bannys ..	Chingapich	1221 J. Bannys ..	Chingapich
132 J. Bannys ..	Chingapich	1222 J. Bannys ..	Chingapich
133 J. Bannys ..	Chingapich	1223 J. Bannys ..	Chingapich
134 J. Bannys ..	Chingapich	1224 J. Bannys ..	Chingapich
135 J. Bannys ..	Chingapich	1225 J. Bannys ..	Chingapich
136 J. Bannys ..	Chingapich	1226 J. Bannys ..	Chingapich
137 J. Bannys ..	Chingapich	1227 J. Bannys ..	Chingapich
138 J. Bannys ..	Chingapich	1228 J. Bannys ..	Chingapich
139 J. Bannys ..	Chingapich	1229 J. Bannys ..	Chingapich
140 J. Bannys ..	Chingapich	1230 J. Bannys ..	Chingapich
141 J. Bannys ..	Chingapich	1231 J. Bannys ..	Chingapich
142 J. Bannys ..	Chingapich	1232 J. Bannys ..	Chingapich
143 J. Bannys ..	Chingapich	1233 J. Bannys ..	Chingapich
144 J. Bannys ..	Chingapich	1234 J. Bannys ..	Chingapich
145 J. Bannys ..	Chingapich	1235 J. Bannys ..	Chingapich
146 J. Bannys ..	Chingapich	1236 J. Bannys ..	Chingapich
147 J. Bannys ..	Chingapich	1237 J. Bannys ..	Chingapich
148 J. Bannys ..	Chingapich	1238 J. Bannys ..	Chingapich
149 J. Bannys ..	Chingapich	1239 J. Bannys ..	Chingapich
150 J. Bannys ..	Chingapich	1240 J. Bannys ..	Chingapich

SHOWBAND (INTERMEDIATE GRADE).

No candidate has passed.

(By order)

Office of the Commr. for Govt. Examinations,
Natal, 19th June 1912.

D. A. BOEDAY,
Secretary.



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE.

No. 25.]

MADRAS, TUESDAY EVENING, JUNE 24, 1919.

[PART I-B.]

UNIVERSITY OF MADRAS.

The following candidates have passed the B.A. (HONOURS) DEGREE FINAL EXAMINATIONS held in March 1919.

(The candidates mentioned in the following list of candidates who obtained the highest honours, as indicated by the asterisk, will be entered in the list of the diploma.)
(The B.A. diploma of all the candidates will be returned to the address given in the application form. Change of address, if any, should be communicated at once to the Registrar.)

BRANCH DISSEMINATIONS.
(Candidates for Honours.)

Rank.	Diploma number.	Name of candidate.		Where educated.
		First Class.	Second Class.	
1	10	Kelley, T. W.	...	Presidency College, Madras.
2	8	Govindaswami, V.	...	Do.
Second Class.				
3	9	Elango, S. V. W.	...	Presidency College, Madras.
4	11	Narasimha, R.	...	Do.
5	109	Subramanian, K.	...	Do.
Third Class.				
1	4	Prasanna, Joseph Benedict	...	Presidency College, Madras.
2	7	Govindaswami, R. M.	...	Do.
3	140	Arundhanayagam, S.	...	St. Joseph's College, Trichinopoly.
4	11	Pandiarajan, P.	...	Presidency College, Madras.
5	3	Subramanian, V. S.	...	Do.
6	104	Subramanian, K.	...	St. Joseph's College, Trichinopoly.
7	26	Arundhanayagam, Appa, T.	...	Presidency College, Madras.
8	112	Arundhanayagam, Appa, T. S.	...	Madras Christian College.
9	107	Govindaswami, K.	...	St. Joseph's College, Trichinopoly.
10	100	Subramanian, A. S.	...	Do.
11	10	Pandiarajan, K.	...	Presidency College, Madras.
12	104	Subramanian, K. V.	...	St. Joseph's College, Trichinopoly.
13	100	Subramanian, T. S.	...	Do.

The following candidates for the B.A. (HONOURS) DEGREE EXAMINATIONS in Branch I have been recommended for the B.A. Degree.

Rank.	Diploma number.	Name of candidate.		Where educated.
		First Class.	Second Class.	
1	141	Joseph, James, D.	...	St. Joseph's College, Trichinopoly.
2	142	Subramanian, S. S.	...	Madras Christian College.
3	143	Subramanian, S.	...	Presidency College, Madras.
4	144	Govindaswami, K.	...	Do.

BRANCH IIA. (PHYSICAL SCIENCE).
(Candidates for Honours.)

Rank.	Diploma number.	Name of candidate.		Where educated.
		First Class.	Second Class.	
1	20	Subramanian, K. M.	...	St. Joseph's College, Trichinopoly.
Second Class.				
2	10	Govindaswami, S. S.	...	St. Joseph's College, Trichinopoly.
3	94	Govindaswami, S.	...	Do.
4	24	Govindaswami, S.	...	Do.
Third Class.				
1	21	Arundhanayagam, Appa, T.	...	St. Joseph's College, Trichinopoly.
2	10	Govindaswami, S.	...	Presidency College, Madras.
3	90	Govindaswami, S.	...	Do.
4	10	Govindaswami, S. V.	...	St. Joseph's College, Trichinopoly.

B. S. S. (1) 1

The following candidates for the B.A. (HONOURS) DEGREE EXAMINATION in Branch II-A have been recommended for the B.A. DEGREE:—

Register number	Name of candidate	Where educated.
18	Krishnasami, P. S.	Presidency College, Madras.
19	Krishnakumar, R.	St. Joseph's College, Tiruchirappalli.

Candidates for the B.A. DEGREE under Temporary Regulation I of Chapter XXXIII.—

Rank	Register number	Name of candidate	Where educated.
	100	Pattabinduraj, P. S.	Private study.

BRANCH III (NATURAL SCIENCES).

(Candidates for Honours)

Rank	Register number	Name of candidate	Where educated.
1	20	Krishnan, K. S.	Presidency College, Madras.
2	21	Vasudevan, K.	Madras Christian College.
3	22	Krishnasami, R. S.	Do.

Temp. Class.

1	23	Krishnan, T. S.	Presidency College, Madras.
---	----	-----------------	-----------------------------

The following candidates for the B.A. (HONOURS) DEGREE EXAMINATION in Branch III-B have been recommended for the B.A. DEGREE:—

Rank	Register number	Name of candidate	Where educated.
	24	Krishnasami, J. S.	Madras Christian College.

BRANCH IV (ORIENTAL AND MORAL SCIENCES).

(Candidates for Honours)

Rank	Register number	Name of candidate	Where educated.
1	25	Krishnan, K. S.	Presidency College, Madras.

Temp. Class.

1	26	Krishnan, K. S.	Madras Christian College.
2	27	Krishnan, K. S.	Do.
3	28	Krishnan, K. S.	Do.
4	29	Krishnan, K. S.	Do.
5	30	Krishnan, K. S.	Do.
6	31	Krishnan, K. S.	Do.
7	32	Krishnan, K. S.	Do.
8	33	Krishnan, K. S.	Do.
9	34	Krishnan, K. S.	Do.
10	35	Krishnan, K. S.	Do.
11	36	Krishnan, K. S.	Do.
12	37	Krishnan, K. S.	Do.
13	38	Krishnan, K. S.	Do.
14	39	Krishnan, K. S.	Do.
15	40	Krishnan, K. S.	Do.
16	41	Krishnan, K. S.	Do.
17	42	Krishnan, K. S.	Do.
18	43	Krishnan, K. S.	Do.
19	44	Krishnan, K. S.	Do.
20	45	Krishnan, K. S.	Do.
21	46	Krishnan, K. S.	Do.
22	47	Krishnan, K. S.	Do.
23	48	Krishnan, K. S.	Do.
24	49	Krishnan, K. S.	Do.
25	50	Krishnan, K. S.	Do.
26	51	Krishnan, K. S.	Do.
27	52	Krishnan, K. S.	Do.
28	53	Krishnan, K. S.	Do.
29	54	Krishnan, K. S.	Do.
30	55	Krishnan, K. S.	Do.
31	56	Krishnan, K. S.	Do.
32	57	Krishnan, K. S.	Do.
33	58	Krishnan, K. S.	Do.
34	59	Krishnan, K. S.	Do.
35	60	Krishnan, K. S.	Do.
36	61	Krishnan, K. S.	Do.
37	62	Krishnan, K. S.	Do.
38	63	Krishnan, K. S.	Do.
39	64	Krishnan, K. S.	Do.
40	65	Krishnan, K. S.	Do.
41	66	Krishnan, K. S.	Do.
42	67	Krishnan, K. S.	Do.
43	68	Krishnan, K. S.	Do.
44	69	Krishnan, K. S.	Do.
45	70	Krishnan, K. S.	Do.
46	71	Krishnan, K. S.	Do.
47	72	Krishnan, K. S.	Do.
48	73	Krishnan, K. S.	Do.
49	74	Krishnan, K. S.	Do.
50	75	Krishnan, K. S.	Do.
51	76	Krishnan, K. S.	Do.
52	77	Krishnan, K. S.	Do.
53	78	Krishnan, K. S.	Do.
54	79	Krishnan, K. S.	Do.
55	80	Krishnan, K. S.	Do.
56	81	Krishnan, K. S.	Do.
57	82	Krishnan, K. S.	Do.
58	83	Krishnan, K. S.	Do.
59	84	Krishnan, K. S.	Do.
60	85	Krishnan, K. S.	Do.
61	86	Krishnan, K. S.	Do.
62	87	Krishnan, K. S.	Do.
63	88	Krishnan, K. S.	Do.
64	89	Krishnan, K. S.	Do.
65	90	Krishnan, K. S.	Do.
66	91	Krishnan, K. S.	Do.
67	92	Krishnan, K. S.	Do.
68	93	Krishnan, K. S.	Do.
69	94	Krishnan, K. S.	Do.
70	95	Krishnan, K. S.	Do.
71	96	Krishnan, K. S.	Do.
72	97	Krishnan, K. S.	Do.
73	98	Krishnan, K. S.	Do.
74	99	Krishnan, K. S.	Do.
75	100	Krishnan, K. S.	Do.

BRANCH V (HISTORY AND ECONOMICS).

(Candidates for Honours)

Rank	Register number	Name of candidate	Where educated.
1	100	Krishnan, P.	St. Joseph's College, Tiruchirappalli.

Temp. Class.

1	101	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
2	102	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
3	103	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
4	104	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
5	105	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
6	106	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
7	107	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
8	108	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
9	109	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
10	110	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
11	111	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
12	112	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
13	113	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
14	114	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
15	115	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
16	116	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
17	117	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
18	118	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
19	119	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
20	120	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
21	121	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
22	122	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
23	123	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
24	124	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
25	125	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
26	126	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
27	127	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
28	128	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
29	129	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
30	130	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
31	131	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
32	132	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
33	133	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
34	134	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
35	135	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
36	136	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
37	137	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
38	138	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
39	139	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
40	140	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
41	141	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
42	142	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
43	143	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
44	144	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
45	145	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
46	146	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
47	147	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
48	148	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
49	149	Krishnan, P.	St. Joseph's College, Tiruchirappalli.
50	150	Krishnan, P.	St. Joseph's College, Tiruchirappalli.

BRANCH Y (HISTORY AND ECONOMY).

Rank.	Register number.	Tenth Class.	
		Name of candidate.	Where educated.
1	13	Van der Merwe, H. A.	Malene Christian College.
2	86	Thomas, F. T. (J. A.)	Do.
3	104	Ogden, H. A.	St. Joseph's College, Tisbury.
4	27	Reginald, J. A.	Frederick College, Malene.
5	28	De Vries, J. A.	Do.
6	87	De Vries, J. A.	Malene Christian College.
7	107	De Vries, J. A.	St. Joseph's College, Tisbury.
8	108	De Vries, J. A.	Malene Christian College.
9	129	De Vries, J. A.	Malene Christian College.
10	31	De Vries, J. A.	Frederick College, Malene.
11	32	De Vries, J. A.	Malene Christian College.
12	33	De Vries, J. A.	St. Joseph's College, Tisbury.
13	34	De Vries, J. A.	Malene Christian College.
14	35	De Vries, J. A.	St. Joseph's College, Tisbury.
15	36	De Vries, J. A.	Malene Christian College.
16	37	De Vries, J. A.	St. Joseph's College, Tisbury.
17	38	De Vries, J. A.	Malene Christian College.
18	39	De Vries, J. A.	St. Joseph's College, Tisbury.
19	40	De Vries, J. A.	Malene Christian College.
20	41	De Vries, J. A.	St. Joseph's College, Tisbury.
21	42	De Vries, J. A.	Malene Christian College.
22	43	De Vries, J. A.	St. Joseph's College, Tisbury.
23	44	De Vries, J. A.	Malene Christian College.
24	45	De Vries, J. A.	St. Joseph's College, Tisbury.
25	46	De Vries, J. A.	Malene Christian College.
26	47	De Vries, J. A.	St. Joseph's College, Tisbury.
27	48	De Vries, J. A.	Malene Christian College.

The following candidates for the B.A. (Honours) Degree Examination in Branch Y have been recommended for the B.A. Degree.

Rank.	Register number.	Name of candidate.	Where educated.
1	88	De Vries, J. A.	Malene Christian College.
2	75	De Vries, J. A.	Frederick College, Malene.

Candidates for the M.A. Degree under University Regulation I of Chapter XXXIII.

Candidates for the 10th Class, English School, 1901-1902		Tenth Class	
Rank.	Register number.	Name of candidate.	Where educated.
1	132	De Vries, J. A.	Private study.
2	133	De Vries, J. A.	Do.
3	134	De Vries, J. A.	Do.
4	135	De Vries, J. A.	Do.
5	136	De Vries, J. A.	Do.
6	137	De Vries, J. A.	Do.
7	138	De Vries, J. A.	Do.
8	139	De Vries, J. A.	Do.
9	140	De Vries, J. A.	Do.
10	141	De Vries, J. A.	Do.
11	142	De Vries, J. A.	Do.
12	143	De Vries, J. A.	Do.
13	144	De Vries, J. A.	Do.
14	145	De Vries, J. A.	Do.
15	146	De Vries, J. A.	Do.
16	147	De Vries, J. A.	Do.
17	148	De Vries, J. A.	Do.
18	149	De Vries, J. A.	Do.
19	150	De Vries, J. A.	Do.
20	151	De Vries, J. A.	Do.
21	152	De Vries, J. A.	Do.
22	153	De Vries, J. A.	Do.
23	154	De Vries, J. A.	Do.
24	155	De Vries, J. A.	Do.
25	156	De Vries, J. A.	Do.
26	157	De Vries, J. A.	Do.
27	158	De Vries, J. A.	Do.
28	159	De Vries, J. A.	Do.
29	160	De Vries, J. A.	Do.
30	161	De Vries, J. A.	Do.
31	162	De Vries, J. A.	Do.
32	163	De Vries, J. A.	Do.
33	164	De Vries, J. A.	Do.
34	165	De Vries, J. A.	Do.
35	166	De Vries, J. A.	Do.
36	167	De Vries, J. A.	Do.
37	168	De Vries, J. A.	Do.
38	169	De Vries, J. A.	Do.
39	170	De Vries, J. A.	Do.
40	171	De Vries, J. A.	Do.
41	172	De Vries, J. A.	Do.
42	173	De Vries, J. A.	Do.
43	174	De Vries, J. A.	Do.
44	175	De Vries, J. A.	Do.
45	176	De Vries, J. A.	Do.
46	177	De Vries, J. A.	Do.
47	178	De Vries, J. A.	Do.
48	179	De Vries, J. A.	Do.
49	180	De Vries, J. A.	Do.
50	181	De Vries, J. A.	Do.
51	182	De Vries, J. A.	Do.
52	183	De Vries, J. A.	Do.
53	184	De Vries, J. A.	Do.
54	185	De Vries, J. A.	Do.
55	186	De Vries, J. A.	Do.
56	187	De Vries, J. A.	Do.
57	188	De Vries, J. A.	Do.
58	189	De Vries, J. A.	Do.
59	190	De Vries, J. A.	Do.
60	191	De Vries, J. A.	Do.
61	192	De Vries, J. A.	Do.
62	193	De Vries, J. A.	Do.
63	194	De Vries, J. A.	Do.
64	195	De Vries, J. A.	Do.
65	196	De Vries, J. A.	Do.
66	197	De Vries, J. A.	Do.
67	198	De Vries, J. A.	Do.
68	199	De Vries, J. A.	Do.
69	200	De Vries, J. A.	Do.
70	201	De Vries, J. A.	Do.
71	202	De Vries, J. A.	Do.
72	203	De Vries, J. A.	Do.
73	204	De Vries, J. A.	Do.
74	205	De Vries, J. A.	Do.
75	206	De Vries, J. A.	Do.
76	207	De Vries, J. A.	Do.
77	208	De Vries, J. A.	Do.
78	209	De Vries, J. A.	Do.
79	210	De Vries, J. A.	Do.
80	211	De Vries, J. A.	Do.
81	212	De Vries, J. A.	Do.
82	213	De Vries, J. A.	Do.
83	214	De Vries, J. A.	Do.
84	215	De Vries, J. A.	Do.
85	216	De Vries, J. A.	Do.
86	217	De Vries, J. A.	Do.
87	218	De Vries, J. A.	Do.
88	219	De Vries, J. A.	Do.
89	220	De Vries, J. A.	Do.
90	221	De Vries, J. A.	Do.
91	222	De Vries, J. A.	Do.
92	223	De Vries, J. A.	Do.
93	224	De Vries, J. A.	Do.
94	225	De Vries, J. A.	Do.
95	226	De Vries, J. A.	Do.
96	227	De Vries, J. A.	Do.
97	228	De Vries, J. A.	Do.
98	229	De Vries, J. A.	Do.
99	230	De Vries, J. A.	Do.
100	231	De Vries, J. A.	Do.
101	232	De Vries, J. A.	Do.
102	233	De Vries, J. A.	Do.
103	234	De Vries, J. A.	Do.
104	235	De Vries, J. A.	Do.
105	236	De Vries, J. A.	Do.
106	237	De Vries, J. A.	Do.
107	238	De Vries, J. A.	Do.
108	239	De Vries, J. A.	Do.
109	240	De Vries, J. A.	Do.
110	241	De Vries, J. A.	Do.
111	242	De Vries, J. A.	Do.
112	243	De Vries, J. A.	Do.
113	244	De Vries, J. A.	Do.
114	245	De Vries, J. A.	Do.
115	246	De Vries, J. A.	Do.
116	247	De Vries, J. A.	Do.
117	248	De Vries, J. A.	Do.
118	249	De Vries, J. A.	Do.
119	250	De Vries, J. A.	Do.
120	251	De Vries, J. A.	Do.
121	252	De Vries, J. A.	Do.
122	253	De Vries, J. A.	Do.
123	254	De Vries, J. A.	Do.
124	255	De Vries, J. A.	Do.
125	256	De Vries, J. A.	Do.
126	257	De Vries, J. A.	Do.
127	258	De Vries, J. A.	Do.
128	259	De Vries, J. A.	Do.
129	260	De Vries, J. A.	Do.
130	261	De Vries, J. A.	Do.
131	262	De Vries, J. A.	Do.
132	263	De Vries, J. A.	Do.
133	264	De Vries, J. A.	Do.
134	265	De Vries, J. A.	Do.
135	266	De Vries, J. A.	Do.
136	267	De Vries, J. A.	Do.
137	268	De Vries, J. A.	Do.
138	269	De Vries, J. A.	Do.
139	270	De Vries, J. A.	Do.
140	271	De Vries, J. A.	Do.
141	272	De Vries, J. A.	Do.
142	273	De Vries, J. A.	Do.
143	274	De Vries, J. A.	Do.
144	275	De Vries, J. A.	Do.
145	276	De Vries, J. A.	Do.
146	277	De Vries, J. A.	Do.
147	278	De Vries, J. A.	Do.
148	279	De Vries, J. A.	Do.
149	280	De Vries, J. A.	Do.
150	281	De Vries, J. A.	Do.
151	282	De Vries, J. A.	Do.
152	283	De Vries, J. A.	Do.
153	284	De Vries, J. A.	Do.
154	285	De Vries, J. A.	Do.
155	286	De Vries, J. A.	Do.
156	287	De Vries, J. A.	Do.
157	288	De Vries, J. A.	Do.
158	289	De Vries, J. A.	Do.
159	290	De Vries, J. A.	Do.
160	291	De Vries, J. A.	Do.
161	292	De Vries, J. A.	Do.
162	293	De Vries, J. A.	Do.
163	294	De Vries, J. A.	Do.
164	295	De Vries, J. A.	Do.
165	296	De Vries, J. A.	Do.
166	297	De Vries, J. A.	Do.
167	298	De Vries, J. A.	Do.
168	299	De Vries, J. A.	Do.
169	300	De Vries, J. A.	Do.
170	301	De Vries, J. A.	Do.
171	302	De Vries, J. A.	Do.
172	303	De Vries, J. A.	Do.
173	304	De Vries, J. A.	Do.
174	305	De Vries, J. A.	Do.
175	306	De Vries, J. A.	Do.
176	307	De Vries, J. A.	Do.
177	308	De Vries, J. A.	Do.
178	309	De Vries, J. A.	Do.
179	310	De Vries, J. A.	Do.
180	311	De Vries, J. A.	Do.
181	312	De Vries, J. A.	Do.
182	313	De Vries, J. A.	Do.
183	314	De Vries, J. A.	Do.
184	315	De Vries, J. A.	Do.
185	316	De Vries, J. A.	Do.
186	317	De Vries, J. A.	Do.
187	318	De Vries, J. A.	Do.
188	319	De Vries, J. A.	Do.
189	320	De Vries, J. A.	Do.
190	321	De Vries, J. A.	Do.
191	322	De Vries, J. A.	Do.
192	323	De Vries, J. A.	Do.
193	324	De Vries, J. A.	Do.
194	325	De Vries, J. A.	Do.
195	326	De Vries, J. A.	Do.
196	327	De Vries, J. A.	Do.
197	328	De Vries, J. A.	Do.
198	329	De Vries, J. A.	Do.
199	330	De Vries, J. A.	Do.
200	331	De Vries, J. A.	Do.
201	332	De Vries, J. A.	Do.
202	333	De Vries, J. A.	Do.
203	334	De Vries, J. A.	Do.
204	335	De Vries, J. A.	Do.
205	336	De Vries, J. A.	Do.
206	337	De Vries, J. A.	Do.
207	338	De Vries, J. A.	Do.
208	339	De Vries, J. A.	Do.
209	340	De Vries, J. A.	Do.
210	341	De Vries, J. A.	Do.
211	342	De Vries, J. A.	Do.
212	343	De Vries, J. A.	Do.
213	344	De Vries, J. A.	Do.
214	345	De Vries, J. A.	Do.
215	346	De Vries, J. A.	Do.
216	347	De Vries, J. A.	Do.
217	348	De Vries, J. A.	Do.
218	349	De Vries, J. A.	Do.
219	350	De Vries, J. A.	Do.
220	351	De Vries, J. A.	Do.
221	352	De Vries, J. A.	Do.
222	353	De Vries, J. A.	Do.
223	354	De Vries, J. A.	Do.
224	355	De Vries, J. A.	Do.
225	356	De Vries, J. A.	Do.
226	357	De Vries, J. A.	Do.
227	358	De Vries, J. A.	Do.
228	359	De Vries, J. A.	Do.
229	360	De Vries, J. A.	Do.
230	361	De Vries, J. A.	Do.
231	362	De Vries, J. A.	Do.
232	363	De Vries, J. A.	Do.
233	364	De Vries, J. A.	Do.
234	365	De Vries, J. A.	Do.
235	366	De Vries, J. A.	Do.
236	367	De Vries, J. A.	Do.
237	368	De Vries, J. A.	Do.
238	369	De Vries, J. A.	Do.
239	370	De Vries, J. A.	Do.
240	371	De Vries, J. A.	Do.
241	372	De Vries, J. A.	Do.
242	373	De Vries, J. A.	Do.
243	374	De Vries, J. A.	Do.
244	375	De Vries, J. A.	Do.
245	376	De Vries, J. A.	Do.
246	377	De Vries, J. A.	Do.
247	378	De Vries, J. A.	Do.
248	379	De Vries, J. A.	Do.
249	380	De Vries, J. A.	Do.
250	381	De Vries, J. A.	Do.
251	382	De Vries, J. A.	Do.
252	383	De Vries, J. A.	Do.
253	384	De Vries, J. A.	Do.
254	385	De Vries, J. A.	Do.
255	386	De Vries, J. A.	Do.
256	387	De Vries, J. A.	Do.
257	388	De Vries, J. A.	Do.
258	389	De Vries, J. A.	Do.
259	390	De Vries, J. A.	Do.
260	391	De Vries, J. A.	Do.
261	392	De Vries, J. A.	Do.
262	393	De Vries, J. A.	Do.
263	394	De Vries, J. A.	Do.
264	395	De Vries, J. A.	Do.
265	396	De Vries, J. A.	Do.
266	397	De Vries, J. A.	Do.
267	398	De Vries, J. A.	Do.
268	399	De Vries, J. A.	Do.
269	400	De Vries, J. A.	Do.
270	401	De Vries, J. A.	Do.
271	402	De Vries, J. A.	Do.
272	403	De Vries, J. A.	Do.
273	404	De Vries, J. A.	Do.
274	405	De Vries, J. A.	Do.
275	406	De Vries, J. A.	Do.
276	407	De Vries, J. A.	Do.
277	408	De Vries, J. A.	Do.
278	409	De Vries, J. A.	Do.
279	410	De Vries, J. A.	Do.
280	411	De Vries, J. A.	Do.
281	412	De Vries, J. A.	Do.
282	413	De Vries, J. A.	Do.
283	414	De Vries, J. A.	Do.
284	415	De Vries, J. A.	Do.
285	416	De Vries, J. A.	Do.
286	417	De Vries, J. A.	Do.
287	418	De Vries, J. A.	Do.
288	419	De Vries, J. A.	Do.
289	420	De Vries, J. A.	Do.
290	421	De Vries, J. A.	Do.
291	422	De Vries, J. A.	Do.
292	423	De Vries, J. A.	Do.
293	424	De Vries, J. A.	Do.
294	425	De Vries, J. A.	Do.
295	426	De Vries, J. A.	Do.
296	427	De Vries, J. A.	Do.
297	428	De Vries, J. A.	Do.
298	429	De Vries, J. A.	Do.
299	430	De Vries, J. A.	Do.
300	431	De Vries, J. A.	Do.
301	432	De Vries, J. A.	Do.
302	433	De Vries, J. A.	Do.
303	434	De Vries, J. A.	Do.
304	435	De Vries, J. A.	Do.
305	436	De Vries, J. A.	Do.
306	437	De Vries, J. A.	Do.
307	438	De Vries, J. A.	Do.
308	439	De Vries, J. A.	Do.
309	440	De Vries, J. A.	Do.
310	441	De Vries, J. A.	Do.
311	442	De Vries, J. A.	Do.
312	443	De Vries, J. A.	Do.
313	444	De Vries, J. A.	Do.
314	445	De Vries, J. A.	Do.
315	446	De Vries, J. A.	Do.
316	447	De Vries, J. A.	Do.
317	448	De Vries, J. A.	Do.
318	449	De Vries, J. A.	Do.
319	450	De Vries, J. A.	Do.
320	451	De Vries, J. A.	Do.
321	452	De Vries, J. A.	Do.
322	453	De Vries, J. A.	Do.
323	454	De Vries, J. A.	Do.
324	455	De Vries, J. A.	Do.
325	456	De Vries, J. A.	Do.
326	457	De Vries, J. A.	Do.
327	458	De Vries, J	

LIST OF FAILURES.

The following is the list of failures in the B.A. (HONORS) Degree Final Examination held in March 1919:—

BRANCH I (MATHEMATICS).

Pure Mathematics	a	Optional subjects	b
Applied Mathematics	a	Deficiency in total number of marks	d

CANDIDATES FOR HONOURS.

Register number.	Subjects failed in.	Register number.	Subjects failed in.	Register number.	Subjects failed in.	Register number.	Subjects failed in.
1	a b	24	a	240	a b c	241	a b c
2	a b	25	a	242	a b c	243	a b c
3	a b c	26	a b c	244	a b c	245	a b c

Candidate No. 24 was absent.

Candidates Nos. 243, 244, 245, 246 and 247 withdrew from the examination.

* Recommended for the B.A. Degree under Regulation 12 of Chapter XXIII.

CANDIDATES FOR THE B.A. DEGREE UNDER TRANSITORY REGULATION 1 OF CHAPTER XXIII.

Register number.	Subjects failed in.	Register number.	Subjects failed in.	Register number.	Subjects failed in.
117	a	118	a b c	119	a b c
120	a b c	121	a b c	122	a b c
123	a b c	124	a b c	125	a b c

Candidates Nos. 124 and 125 were absent.

BRANCH II-A (PHYSICAL SCIENCES).

Written Examination in the main subject	a	Subsidiary subject	b
Practical Examination and Laboratory note books in the main subject	b	Deficiency in total number of marks	d

CANDIDATES FOR HONOURS.

Register number.	Subjects failed in.	Register number.	Subjects failed in.
126	a b c	127	a b c

* Recommended for the B.A. Degree under Regulation 12 of Chapter XXIII.

CANDIDATES FOR THE B.A. DEGREE UNDER TRANSITORY REGULATION 2 OF CHAPTER XXIII.

Register number.	Subjects failed in.	Register number.	Subjects failed in.
128	a b c	129	a b c

CANDIDATES FOR THE B.A. DEGREE UNDER TRANSITORY REGULATION 3 OF CHAPTER XXIII.

Register number.	Subjects failed in.	Register number.	Subjects failed in.	Register number.	Subjects failed in.
130	a b c	131	a b c	132	a b c

Candidate No. 133 was absent.

BRANCH III (NATURAL SCIENCES).

Written Examination in the main subject	a	Subsidiary subject	b
Practical Examination and Laboratory note books in the main subject	b	Deficiency in total number of marks	d

CANDIDATE FOR HONOURS.

Register number.	Subjects failed in.
134	a b c

Candidate No. 134 was absent.

* Recommended for the B.A. Degree under Regulation 12 of Chapter XXIII.

CANDIDATES FOR THE B.A. DEGREE UNDER TRANSITORY REGULATION 4 OF CHAPTER XXIII.

Candidates Nos. 135 and 136 were absent.

BRANCH V (HISTORY AND ECONOMICS).

History and Economics—General	a	History	b
History and Economics—Special	b	Deficiency in total number of marks	d

CANDIDATES FOR HONOURS.

Register number.	Subjects failed in.	Register number.	Subjects failed in.
137	a b c	138	a b c

Candidates Nos. 137 and 138 were absent.

Candidate No. 139 withdrew from the examination.

* Recommended for the B.A. Degree under Regulation 12 of Chapter XXIII.

CANDIDATES FOR THE M.A. DEGREE UNDER TRANSPORT REGULATION 1 OF CHAPTER XXIII.

Register number.	Subjects failed in.	Register number.	Subjects failed in.	Register number.	Subjects failed in.	Register number.	Subjects failed in.	Register number.	Subjects failed in.
129	a	129	b	131	a	141	a	157	a
130	c	130	c	131	a	142	a	158	b
137	c	138	a, d	137	a, b	143	a	159	a
134	a, b	137	a, b	141	a	144	a		
135	a	139	a	140	a	145	a		

Candidates Nos. 129, 130, 134, 136 and 138 were absent.

BRANCH VII (ENGLISH LANGUAGE AND LITERATURE).

Foreign Language
English Literature
Deficiency in total number of marks

CANDIDATES FOR HONOURS.

Register number.	Subject failed in.	Register number.	Subject failed in.
130	a	141	a
134	a	142	a

Candidates Nos. 34, 51 and 52 withdrew from the examination.

* Recommended by the M.A. Degree examination under Regulation 13 of chapter XXIII.

CANDIDATES FOR THE M.A. DEGREE UNDER TRANSPORT REGULATION 2 OF CHAPTER XXIII.

Register number.
Subject failed in.

Candidates Nos. 140 and 141 were absent.

The following candidates have passed the M.A. Degree Examination held in March and April 1948:

BRANCH II (MENTAL AND MORAL SCIENCE)

Rank.	First Class.	Register number and name of candidate.
1	1	140 Hastings, R. V.

BRANCH III (HISTORY AND ECONOMICS)

Rank.	Second Class.	Register number and name of candidate.
1	1	141 Thompson, Robert F.
2	1	142 Clark, C.
3	1	143 Campbell, J. W. H.
4	1	144 York, R. D.
5	1	145 Thompson, W. B.
6	1	146 Thompson, R. C.
7	1	147 Thompson, J. W.
8	1	148 Thompson, R.

BRANCH IV (ENGLISH LANGUAGE AND LITERATURE).

Rank.	Second Class.	Register number and name of candidate.
1	1	141 Clark, C.
2	1	142 Clark, C.
3	1	143 Clark, C.

BRANCH V (SCIENTIFIC LANGUAGE AND LITERATURE).

Rank.	Second Class.	Register number and name of candidate.
1	1	141 Thompson, R.
2	1	142 Thompson, R.
3	1	143 Thompson, R.

BRANCH VII (TWO LANGUAGE COURSE THAN ENGLISH (HINDUSTANI AND MARATHI)).

Rank.	Second Class.	Register number and name of candidate.
1	1	141 Thompson, R.

The following is the list of failures in the M.A. Degree Examination held in March 1948:—
BRANCH I (MATHEMATICS).

First Examination	Second Examination	Optical subjects	Deficiency in total number of marks
1	1	1	1

Register number.	Subject failed in.	Register number.	Subject failed in.	Register number.	Subject failed in.
1	a	2	a	3	a

Candidates with Register Nos. 3 and 41 were absent from the examination.

BRANCH II ORIENTAL AND MUSLIM SCIENCE.

English and Psychology of Islam ..	5	General Psychology and Essay ..	5
Calculus of Algebra and Indian Philosophy ..	5	Calculus in total number of marks ..	5
Register number.	5	Register number.	5
	5		5

BRANCH III HISTORY AND GEOGRAPHY.

History and Geography, General ..	5	Essay ..	5
History and Geography, Special ..	5	Calculus in total number of marks ..	5
Register number.	5	Register number.	5
	5		5

Candidates with Register Nos. 7, 11, 15, 16, 18, 45 and 46 were absent from the examination.

BRANCH IV GERMAN LANGUAGE AND LITERATURE.

Candidates with Register Nos. 25 and 32 were absent from the examination.

BRANCH V HEBREW LANGUAGE AND LITERATURE.

General Part ..	5	Calculus in total number of marks ..	5
Register number.	5	Register number.	5
	5		5

Candidates with Register No. 51 were absent from the examination.

(By order)

F. DEWBURY, B.A., LL.B.,
Registrar

Senate House, 10th June 1908.